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House Journal, 23May73

PLEDGE OF ALLEGIANCE

Rep. Hood led the Pledge of Allegiance to the Flag.

LEAVES OF ABSENCE

Rep. Ackerson, the day, illness.

Rep. Mary R. Roy, the day, illness.

Reps. Aubut, Griffin, Hammond and Erickson, the day. important business.

Rep. Daniell offered the following:

RESOLUTION

Resolved, that in accordance with the list in the possession of the clerk, Senate Bills numbered 89, 82, 63, 169, 120, 124, 178, 149, 156, 115, 107, 163, 123, 138, 171 and Senate Joint Resolutions numbered 4, 8 and 11 shall be by this resolution read a first and second time by the therein listed titles and referred to the therein designated committees.

Adopted.

SENATE MESSAGES INTRODUCTION OF SB's AND SIR's

First, second reading and referral

SB 89, providing for vested benefits for teacher members of group I who terminate after completing ten years of creditable service payable in accordance with the applicable service retirement benefits formula and making an appropriation therefor. Executive Departments and Administration.

SB 82, providing for the standard allowance payable to a teacher member of group I under the N. H. Retirement System to be a modified cash refund and making an appropriation therefor. Executive Departments and Administration.

SB 63, providing for arrest without warrant in miscellaneous cases where probable cause for such arrest exists. Judiciary.

SB 169, relative to transfers to the New Hampshire state hospital for observation. Public Health and Welfare.



- SB 120, providing that each county must participate in and pay for the commodity food distribution program. Municipal and County Government.
- SB 124, changing the classification of certain class V highways to class II highways. Public Works.
- SB 178, regulating business practices between motor vehicle manufacturers, distributors and dealers. Transportation.
- SB 149, relative to the location of hearing for proposed electric power plant and major transmission siting. Environment and Agriculture.
- SB 156, relative to penalties for noncompliance with sewage and waste disposal rules and regulations of the water supply and pollution control commission. Resources, Recreation and Development.
- SB 115, naming a certain body of water in the town of Wakefield, Belleau Lake. Resources, Recreation and Development.
- SB 107, providing full creditation for teacher members of group I under the N. H. Retirement System and making an appropriation therefor. Executive Departments and Administration.
- SB 163, relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations. Banks and Insurance.
- SB 123, eliminating the prohibition against insurance transactions through credit card facilities. Banks and Insurance.
- SB 138, relative to nonforfeiture benefits of life insurance policies, and reserve valuation standards for life insurance policies and annuity contracts. Banks and Insurance.
- SB 171, relative to limitation on the lending authority of savings banks. Banks and Insurance.
- SJR 11, relative to retirement credit for Kenneth Lewis. Executive Departments and Administration.
- SJR 8, relative to retirement credit for Mary S. Downey. Executive Departments and Administration.
 - SJR 4, to reimburse Michael Savchick for efforts as project

coordinator in the water pollution abatement of the Androscoggin River. Appropriations.

ADOPTION ENROLLED BILLS AMENDMENT

HB 315, revising the method of payment of the debt service and maintenance of the women's dormitory at New Hampshire Technical Institute in Concord.

HB 13, prohibiting motorboats powered by fuel on Brindle Pond.

CONCURRENCE

HB 743, relative to the dispensing of controlled drugs.

HB 627, to provide for a county hospital administrator in place of one member-at-large, not a member of the medical profession.

HB 222, requiring druggist to post a list of prescription drug prices.

 $HB\ 598,$ relative to misuse of special circumstance welfare grants.

HB 335, to provide for designate alternate members to serve in absence of the regular members of the New England Interstate Water Pollution Control Commission.

HB 582, amending the appropriation for the Winnipesaukee River Basin pollution control program.

HB 359, relative to the limitations on the loaning authority of Cooperative Banks, Building and Loan Associations, and Savings and Loan Associations.

 ${\rm HB}~713,$ permitting certain employees to contribute toward the purchase of group life insurance.

HB 363, relative to persons qualified to vote.

HB 749, relative to the compensation of town clerks.

HB 750, relative to the compensation of collectors of taxes.

NONCONCURRENCE

HJR 23, making a deficiency appropriation for fiscal 1972 and an additional appropriation for fiscal 1973 for the N. H. Retirement System.

COMMITTEE REPORTS

HB 836

expanding the jurisdiction of the public utility commission to regulate water companies as public utilities, except for municipal water companies. Ought to pass. Rep. Tucker for Executive Departments and Administration.

Makes all water companies subject to regulation, although it allows the Public Utilities Commission to exempt companies serving less than ten consumers.

Ordered to third reading.

HB 844

relative to the practice of architecture. Ought to pass. Rep. Sara M. Townsend for Executive Departments and Administration.

This bill, dealing with rules and regulations relative to architectural practice, had the complete support of the board of architecture and of the Executive Departments and Administration Committee.

Referred to Appropriations.

HB 860

relative to the membership of the New Hampshire State Port Authority. Ought to pass. Rep. Charles B. Roberts for Executive Departments and Administration.

Bill adds a commercial fisherman to the authority and gives the ex-officio commissioner of DRED voting powers.

Ordered to third reading.

HB 792

providing for a license to fly-fish. Inexpedient to legislate. Rep. Chamberlin for Fish and Game.

Committee opposed to special licenses and has previously killed special licenses for bear and pheasants.

Resolution adopted.

HB 842

permitting permanently disabled veterans to have a perpetual hunting and fishing license. Ought to pass. Rep. Chamberlin for Fish and Game. This would save unnecessary work by the totally disabled veterans in obtaining licenses and permits each year, which provides a permanent license for disabled veterans.

Ordered to third reading.

HB 802

permitting the city of Franklin to suspend the verification of the checklist. Ought to pass. Rep. Burleigh for the Franklin Delegation.

This bill would enable the city of Franklin to suspend verification of its checklist until within one year following the November, 1973 city election.

Ordered to third reading.

HB 804

establishing the ward lines and providing for redistricting of the city of Franklin. Ought to pass with amendment. Rep. Burleigh for the Franklin Delegation.

This bill would amend the charter of the city of Franklin by establishing new ward lines.

AMENDMENT

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

l City of Franklin Ward Lines. Amend 1893, 260:2 by striking out said section and inserting in place thereof the following:

Sect. 2 Said city of Franklin is hereby divided into three wards, which shall be constituted as follows, namely:

Ward 1 shall include all that portion of said Franklin located west of the Merrimack and Pemigewasset rivers.

Ward 2 shall include all that portion of the city of Franklin within the boundary commencing at the intersection of Babbitt Road and Victory Drive, thence westerly to the Pemigewasset River, thence southerly along the Pemi-gewasset and Merrimack rivers to the Northfield town line, thence easterly to Prospect Street, thence northerly along Prospect Street to Central Street, thence easterly along Central Street to Sanborn Street, thence northerly along Sanborn Street to Babbitt Road, thence northwesterly along Babbit Road to the point of beginning.

Ward 3 shall include all that portion of the city of Franklin remaining after the formation of the above-indicated lines for Wards I and 2.

Amendment adopted.

Ordered to third reading.

HB 757

relative to protested checks paid to municipal or district courts. Inexpedient to legislate. Rep. Daniel J. Healy for Judiciary.

Clerk to charge a fee of five dollars plus charges whenever a check bounces. Committee could see no great need for the bill.

Resolution adopted.

HJR 45

extending the special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped. Ought to pass. Rep. Kincaid for Labor, Human Resources and Rehabilitation.

Unanimous vote of committee to continue special study committee.

Ordered to third reading.

HB 883

relative to the powers of county commissioners. Ought to pass. Rep. Arnold B. Perkins for Municipal and County Government.

While it is the usual procedure for decisions of the county commissioners to be made by majority vote, such terminology does not appear in the statutes. This legislation spells out that such decisions shall be by majority vote, similar to the statutes affecting decisions by the board of selectmen.

Ordered to third reading.

HB 893

permitting county conventions to employ special legal counsel. Ought to pass. Rep. Bednar for Municipal and County Government.

While it is common practice for the county delegation to utilize the services of the county attorney for legal counsel, there may be occasion due to absence, heavy workload, conflict of interest, or other cogent reason, that the services of the county attorney would not be available. This legislation allows the convention to employ outside legal counsel, and to appropriate funds and fix compensation for such services. HB 828, previously passed by the House, permitted the county commissioner to employ outside legal counsel, when similar situations existed.

Ordered to third reading.

HB 754

amending the Nashua city charter to provide for a five member board of education elected at large for two year terms. Inexpedient to legislate. Rep. Gabriel for the Nashua Delegation.

Resolution adopted.

HB 578

relative to the duties of the division of welfare pretaining to child welfare. Ought to pass. Rep. Edward A. Johnson for Public Health and Welfare.

Deals specifically with the responsibilities and duties of child welfare. The duties of child welfare, as defined by this section, presently state that they are to supervise the administration of the same (child welfare duties by town and county officials). However, the counties and towns do not administer child welfare services any longer, and, if they did, these counties and towns are not supervised by the state child welfare officials. Therefore, the Commission is attempting to clarify a section of the statute which is outmoded. The present statute prohibits the publication or disclosure of names, addresses, etc. of anyone receiving public assistance. The proposed change would increase this confidentiality aspect to the child welfare records.

Ordered to third reading.

HB 896

relative to health certificates for child-care agency personnel. Ought to pass. Rep. Vesta M. Roy for Public Health and Welfare

Bill amends the statutes requiring health certificates for personnel of child-care agencies by removing the requirement that certificates be presented annually and by authorizing the director of the division of welfare to require additional examinations when required.

Ordered to third reading.

SB 147

broadening the purposes for which the capital appropriation of 1971 for dredging of Hampton Harbor may be expended. Ought to pass. Rep. Alice Davis for Public Works.

The 1971 law on this Hampton Harbor project uses the word "dredging" of Hampton Harbor. This bill merely adds the words "and improving", all within the original 1971 money appropriation.

Ordered to third reading.

HB 647

relative to extending retail and vending licenses on tobacco until June 30, 1974 and biennially thereafter. Inexpedient to legislate. Rep. Cate for Statutory Revision.

This does not cover the cost of licenses at this time and this bill would not improve the law.

Resolution adopted.

HB 758

relative to sessions for correction of the check-list in small towns. Inexpedient to legislate. Rep. Cate for Statutory Revision.

Covered by HB 14 which passed the House two weeks ago. Resolution adopted.

HB 805

relative to indemnification agreements between architects, engineers, or surveyors and owners, contractors or sub-contractors. Ought to pass. Rep. Cate for Statutory Revision.

This bill modifies the law which prohibits all indemnity agreements between architects, engineers and surveyors and other parties to provide that only indemnity agreements whereby architects, engineers and surveyors are held harmless by reason of their negligence are prohibited.

Ordered to third reading.

HB 880

exempting part-time employees of nonprofit fraternal organizations from provisions of unemployment compensation laws. Inexpedient to legislate. Rep. Cate for Statutory Revision.

This is in opposition to federal law.

Resolution adopted.

RESOLUTION

Rep. Haller moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

HB 836, expanding the jurisdiction of the public utility commission to regulate water companies as public utilities, except for municipal water companies.

HB 860, relative to the membership of the New Hampshire State Port Authority.

HB 842, permitting permanently disabled veterans to have a perpetual hunting and fishing license.

HB 802, permitting the city of Franklin to suspend the verification of the checklist.

HB 804, establishing the ward lines and providing for redistricting of the city of Franklin.

HJR 45, extending the special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically hnadicapped.

HB 883, relative to the powers of county commissioners.

HB 893, permitting county conventions to employ special legal counsel.

HB 578, relative to the duties of the division of welfare pertaining to child welfare.

 $\rm HB~896, \, relative~to~health~certificates~for~child-care~agency~personnel.$

SB 147, broadening the purposes for which the capital appropriation of 1971 for dredging of Hampton Harbor may be expended.

HB 805, relative to indemnification agreements between architects, engineers, or surveyors and owners, contractors or subcontractors.

RECESS

AFTER RECESS

ENROLLED BILLS AMENDMENTS

HB 315, revising the method of payment of the debt service and maintenance of the women's dormitory at New Hampshire Technical Institute in Concord.

AMENDMENT

Amend section 1 of said bill by striking out the first four lines and inserting in place thereof the following:

1 Women's Dormitory; Method of Debt Payment. Amend 1969, 505:4, as amended by 1971, 46:1 by striking out said section and inserting in place thereof the following:

505:4 Women's Dormitory.

I. The sum of seven hundred twenty-three thousand dollars is hereby appropriated for the purpose of constructing, furnishing, and equipping a women's dormitory at the New Hampshire Technical Institute in Concord as follows:

(a)		
(1)	Building	\$592,000
(2)	Parking area-site	25,000
(3)	Utilities	10,000
(4)	Furnishing and equipment	30,000
(5)	Architect's fees	41,000
(6)	Contingencies	25,000
	Total	\$723,000

II. Payment of the principal, interest and short-term interest on the

Further amend section 1 of said bill by renumbering the original paragraph II of RSA 505:4 to read paragraph III.

Amend section 2 of said bill by striking out lines five and six and inserting in place thereof the following:

women's dormitory sustenance fund established by 1969, 505:4, III as inserted by section 1 of this act.

Amend section 4 of said bill by striking out the same and inserting in place thereof the following:

4 Effective Date. 1969, 505:4, I and II as inserted by section 1 of this act and section 3 of this act shall take effect upon the passage of this act. The remaining sections of this act shall take effect July 1, 1973.

Amendment adopted.

HB 13, prohibiting motorboats powered by fuel on Brindle Pond.

AMENDMENT

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

1 Power Boat Restrictions on Brindle Pond. Amend RSA 486 by inserting after section 14 the following new section:

486:15 Brindle Pond. No person shall operate any boat equipped with a petroleum powered motor upon the waters of Brindle Pond in Barnstead. Any person violating any of the provisions of this section, if the offense occurs before November 1, 1973, shall be fined not more than one hundred dollars if the offense occurs November 1, 1973, or thereafter said person shall be guilty of a violation.

Amendment adopted.

ENROLLED BILLS REPORT

HB 224, to reclassify a certain section of highway in the town of Orange.

HB 498, relative to the area school contract between the Rochester school district and the Strafford school district.

HB 576, relative to guardianship statutes.

HB 699, relating to investments of hospital service corporations.

HB 704, relative to the manner of election of delegates to the constitutional convention.

 $\rm HB~761,$ relative to election procedures of the Contoocook Valley school district.

 ${
m HB}$ 786, relative to the name of certain buildings in Coos County.

HJR 11, appropriating funds to the New Hampshire Amercan Revolution Bicentennial Commission.

HB 582, amending the appropriation for the Winnipesaukee River Basin pollution control program.

SB 93, prohibiting any person from riding in any type of trailer while being moved upon a highway.

Mabel L. Richardson

For The Committee

COMMITTEE REPORTS CONTINUED

SIR 9

making an appropriation for additional office space for water resources board and state tax commission. Ought to pass. Rep. Drake for Appropriations.

Additional space clearly needed — \$12,900 in FY 1973.

Ordered to third reading.

SJR 10

making an appropriation for the leasing of Pillsbury Street Building. Ought to pass. Rep. Drake for Appropriations.

\$266,666.71 from 6/1/73 to 6/30/75 to continue lease of Blue Cross-Blue Shield Building.

Ordered to third reading.

SB 133

making a supplemental appropriation to the New Hamp-

shire Racing Commission for harness racing. Ought to pass. Rep. Drake for Appropriations.

\$17,800 in FY 1973 due to additional racing dates.

Ordered to third reading.

HB 284

increasing the fireman's relief fund. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 601

relative to scholarships for orphans of veterans of the Southeast Asian conflict. Ought to pass. Rep. Drake for Appropriations.

A housekeeping measure to alter the RSA's to include reference of veterans of the Southeast Asian conflict as well as those previously covered.

Ordered to third reading.

HB 336

providing for the calling of a constitutional convention. Ought to pass. Rep. Drake for Appropriations.

Pertinent to forthcoming Constitutional Convention.

Ordered to third reading.

HB 376

providing for a commission to study the state constitution in preparation for the 1974 constitutional convention. Ought to pass. Rep. Drake for Appropriations.

Pertinent to forthcoming Constitutional Convention.

Ordered to third reading.

HB 489

to make the police standards and training council a permanent state agency and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Committee feels that this is a very worthwhile program.

Ordered to third reading.

SCR 6

relative to the effect of the federal budget cutbacks on the fiscal affairs of the state of New Hampshire. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 472

authorizing the department of education to contract with school volunteer programs for continued services, and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Permits the utilization of several thousand volunteer workers to help supply the backup needed to help handicapped children with a very minimal appropriation.

Ordered to third reading.

HB 310

relative to cooperative extension work at the university of New Hampshire and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill merely updates the RSA to make possible a pay increase of 6% for the first year for county extension people working as a part of the university system.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to cooperative extension work at the university of New Hampshire

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 University of New Hampshire. Amend RSA 187:23 (supp), as amended, by striking out said section and inserting in place thereof the following:

187:23 County Extension Work. There shall be appropriated annually by the state the sum of one hundred thirty-eight thousand seven hundred seventy-six dollars for the purpose of conducting cooperative extension service work in the various

counties of the state in cooperation with the federal department of agriculture and the said counties and in furtherance of the so-called Smith-Lever Act as accepted by the state under the provisions of chapters 194 and 195 of the Laws of 1915. The sums appropriated shall be expended through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. From said appropriation there shall be paid one hundred five thousand and six dollars per year toward the maintenance of not more than thirty-seven cooperative extension service agents, who shall receive an amount not to exceed two thousand eight hundred thirty-eight dollars each per year, and the balance of thirty-three thousand seven hundred seventy dollars per year toward the maintenance of five area agents, who shall receive an amount not to exceed six thousand seven hundred fifty-four dollars each per year.

2 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 488

providing incentive aid for kindergarten programs and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill would require \$1,400,000 in order to initiate a new incentive program for kindergartens.

Resolution adopted.

HB 480

establishing the position of state archeologist and creating a program for archeological research and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill proposed the creation of a new bureau and position of state archeologist.

Resolution adopted.

HB 644

relative to the holder in due course doctrine. Ought to pass. Rep. Bigelow for Banks and Insurance.

Protects the consumer against financing abuses.

Ordered to third reading.

HB 892

to clarify the status of accountants under the statutes. Ought to pass with amendment. Rep. Tucker for Executive Departments and Administration.

The current law provides freedom of choice in this area of accountancy. This bill helps to clarify the present statute.

AMENDMENT

Amend RSA 309-A:14-a as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

309-A:14-a Certified Public Accountants and Public Accountants. Whenever any statute, rule or regulation requires that any reports, financial statements and other document for any department, division, board, commission or agency of this state be prepared by certified public accountants, such requirements shall be construed to mean that such department, division, board, commission or agency may select a certified public accountant or a public accountant licensed by the state of New Hampshire for said reports, financial statements or other documents.

Amendment adopted.

Ordered to third reading.

HB 320

adopting daylight savings time as the official time of the state of New Hampshire from this time forward. Inexpedient to legislate. Rep. Greene for Interstate Cooperation.

The committee feels that it is impractical for New Hampshire to act independently of the rest of the New England states — especially since federal action is pending on this subject and might be incompatible.

Resolution adopted.

HB 643

relative to the admission of persons into the New Hampshire hospital or licensed nursing homes. Inexpedient to legislate. Rep. Nutting for Judiciary.

Adequately covered by HB 539.

Resolution adopted.

HB 891

relative to all county financial reports. Ought to pass with amendment. Rep. Benton for Municipal ond County Government.

Legislation to assure that the accounting procedures of county agencies are uniform and maintained current, through the medium of a review of the procedures by the Tax Commission, at least once every five years. Additionally, county commissioners may recommend reforms in accounting procedures to the Tax Commission, who shall furnish written acceptance or non-acceptance of the recommended reforms to the submitting commissioners.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to all county accounting reports.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

I County Accounting Reports. Amend RSA 71:18 by striking out said section and inserting in place thereof the following:

71:18 County Audits. That accounting and reporting may be uniform in all the counties the tax commission shall prescribe regulations for the auditing of county accounts required by RSA 25:2. The county auditors shall carry out said regulations and make reports to said commission as requested. The county commissioners, superintendent of the county farm, the superintendent of the house of correction and county treasurer of the several counties shall keep their accounts in the form prescribed by the tax commission and the annual report of each county shall show said accounts and be published in the form prescribed by said commission. The tax commission shall revise the standards for county accounting reports to conform to accepted government standards and levels at least once every five years, beginning July 1, 1973. At least two commissioners from each of any six counties may submit to the tax commission proposals for modifications of standards. The tax commission

shall, within sixty days of receipt of the proposed modification of standards, notify the submitting commissioners of acceptance or nonacceptance of the proposed modification. Failure of the tax commissioners to notify the submitting commissioners within said sixty days shall be considered a violation of RSA 643:1, relative to neglect of duty.

Amendment adopted.

Ordered to third reading.

HB 477

regulating food service establishments. Ought to pass with amendment. Rep. Daniell for Public Health and Welfare.

This bill simply gives the state health services some control over food establishments catering to the public not under local jurisdiction.

AMENDMENT

Amend the bill by striking all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 143 the following new chapter:

Chapter 143-A Food Service Regulation

- 143-A:1 Definitions. As used in this chapter unless the context clearly indicates otherwise:
- I. "Director" means the director of the division of public health services, department of health and welfare.
- II. "Division" means the division of public health services, department of health and welfare.
- III. "Food-service establishment" shall mean any fixed or mobile restaurant; coffee shop; cafeteria; short order cafe; luncheonette; grill; tearoom; sandwich shop; soda fountain; tavern; bar; cocktail lounge; night club; roadside stand; catering kitchen; commissary or similar place in which food or drink is prepared for sale or for service on the premises or elsewhere; or industrial feeding establishment which prepares and serves food to the general public, but shall not include church, society, fraternal or tax-exempt organizations when serving food in con-

nection with their activities or when serving food for the purpose of raising money for said church, society or organization.

143-A:2 License Required. It shall be unlawful for any person to operate a food-service establishment within this state who does not possess a food-service license for that establishment from the director. Only a person who complies with the requirement of this chapter shall be entitled to receive and retain such a license. A valid license shall be posted in every food-service establishment. Licenses shall not be transferrable from one person to another person or place.

143-A:3 Application; Issue; Fees. The director may issue a license to any food-service establishment upon receipt of a written application upon a form furnished by the director and setting forth such information concerning the applicant and his operation and facilities as may by regulations be required. A license will be granted upon the express condition that the applicant shall at all times conduct his operation and maintain his facilities in accordance with the requirements of this chapter and those regulations promulgated hereunder. All licenses shall be issued for a period of one year or portion thereof and shall expire on the first day of January next following issuance. The annual license fee shall be twenty-five dollars for each food-service establishment.

143-A:4 Disposition of Fees. All license fees collected by the director shall be forwarded to the state treasurer. The state treasurer shall keep said fees in a special account to be known as the food service inspection fund. From said fund shall be paid all expenses of the division relative to the enforcement of the provisions of this chapter. The sums in said fund shall not lapse but shall be available for food service inspection expenses for each succeeding year.

143-A:5 Suspension of License. Whenever the director or his authorized agents or representatives finds unsanitary or other conditions in the operation of a food-service establishment which, in his judgment, constitute a substantial hazard to the public health, he may without warning, notice or hearing, issue a written notice to the license holder citing such condition, specifying the corrective action to be taken, and specifying the time period within which such action shall be taken; and, if deemed necessary, such order shall state that the license is immediately suspended and all food service operations are to be immediately

discontinued. Any person to whom such an order is issued shall comply immediately therewith, but upon written petition to the health authority shall be afforded a hearing within fifteen days of such petition.

143-A:6 Reinstatement of Suspended License. Any person whose license has been suspended, may at any time, make application for a reinspection for the purpose of reinstatement of the permit. Within ten days following receipt of a written request, including a statement signed by the applicant that in his opinion the conditions causing suspension of the permit have been corrected, the health authority shall make a reinspection. If the applicant is complying with the requirements of this chapter and regulations promulgated hereunder, the license shall be reinstated.

143-A:7 Revocation of License. For serious or repeated violations of any of the requirements or provisions of this chapter or regulations promulgated hereunder, or for interference with the director or his authorized agents or representatives in the performance of his duties, the license of a food service establishment may be permanently revoked after an opportunity for a hearing has been provided by the board. Prior to such action the director shall notify the license holder in writing, stating the reasons for which the license is subject to revocation and advising that the license shall be permanently revoked at the end of five days following service of such notice; unless a request for a hearing in writing is filed with the director, by the license holder, within such five day period. A license may be suspended for cause pending its revocation or a hearing relative thereto.

143-A:8 Hearings and Appeals. The hearings provided for in RSA 143-A:5 and RSA 143-A:7 shall be conducted by the director at a time and place designated by him. Based upon the evidence presented, the director shall make a finding and shall sustain, modify, or rescind any official notice or order considered in the hearing. A written report of the hearing discussion shall be furnished the license holder by the director. Any person aggrieved by any decision of the director may appeal therefrom in accordance with the provisions of RSA 541.

143-A:8 Regulations.

I. The director shall adopt as a regulation the Sanitary

Food Code and all amendments thereto. The director shall also have the power to promulgate reasonable rules and regulations in addition to said code for the enforcement of this chapter. Such rules and regulations shall concern food service establishments and relate to definition of terms; satisfactory food supplies and their protection; cleanliness, health and disease control of personnel; cleanliness, sanitary design, construction and installation of equipment and utensils; approval of garbage and refuse disposal practices, vermin control; hand washing facilities, toilet facilities, plumbing, sewage disposal and water supplies; cleanliness of floors, walls and ceiling; adequate lighting and ventilation; dressing rooms and lockers; and environmental conditions surrounding the building.

- II. Whenever the director shall deem consideration of changes or amendments to the regulations promulgated under the authority of paragraph I to be desirable, he shall give notice of and hold a public hearing for consideration of the necessity or desirability of making changes or amendments. At least ten days notice of the public hearing shall be given, specifying the time and place of such hearing by advertising the same in at least one newspaper of general circulation in the state.
- III. All rules and regulations relating to food-service establishments as promulgated on October 28, 1968 and amended April 18, 1972 by the director under the authority of RSA 143:6 which are not inconsistent with the Sanitary Food Code, are hereby approved as the regulations to be effective and in force in the first instance under the provisions of this chapter and said regulations shall remain in force until and unless amended by the director in accordance with procedures established herein.

143-A:9 Inspections.

- I. The director or his authorized agents or representatives shall have access, at any reasonable hour, to all food-service establishments for the enforcement of the provisions of this chapter.
- II. Whenever an inspection of a food-service establishment is conducted, record of the inspection and findings shall be recorded on a uniform inspection report form which has been approved by the director. This form shall summarize the requirements necessary to such establishments as provided by

regulations adopted under the authority of RSA 143-A:8. A copy of the completed inspection form shall be furnished the owner or operator of the food-service establishment at the time of inspection.

143-A:10 Approval of Plans. When a food-service establishment is hereafter constructed or extensively remodeled or when an existing structure is converted for use as a food-service establishment, properly prepared plans and specifications for such construction, remodeling, or alteration, showing layout, arrangement, and construction, material of work areas, and the location, size and type of fixed equipment and facilities shall be submitted in duplicate to the director for approval before such work is begun.

143-A:11 Food-Service Equipment. All new multi-use utensils and equipment shall meet the current National Sanitation Foundations Standards or their equivalent as determined by the director. If no standard exists for the item to be installed then it shall be determined satisfactory if it is so designed and of such material and workmanship as to be smooth, easily cleanable and durable, and shall be in good repair, and the food-contact services of such equipment and utensils shall in addition, be easily accessible for cleaning, non-toxic, corrosion-resistant and relatively non-absorbent.

143-A:12 Seizure and Restraint. Any item or equipment or any utensil used in food service establishments found in violation of this chapter shall be subject to seizure and restraint as provided in RSA 130:6.

143-A:13 Penalty. Any person who violates any of the provisions of this chapter or any regulations promulgated hereunder shall upon conviction for the first offense be guilty of a violation; for the second offense, he shall be guilty of a misdemeanor; and for the third and subsequent offenses, if a natural person shall be guilty of a misdemeanor and any other person shall be guilty of a felony.

143-A:14 Application of Chapter. This chapter shall not apply to food service establishments which are located in any municipality which has adopted its own food service inspection program under license from the division pursuant to the authority granted under RSA 143:6. Nothing contained in this chapter shall be construed to alter or impair any of the powers con-

ferred on cities or towns relative to the licensing and inspection of food service establishments.

2 Effective Date. This act shall take effect January 1, 1974.

Amendment adopted.

Referred to Appropriations.

HB 708

relative to fraudulent receipt of welfare assistance. Ought to pass with amendment. Rep. Daniell for Public Health and Welfare.

This bill clarifies the current law relative to the fraudulent receipt of welfare. Whoever receives assistance for himself or for the care of dependent children must report the receipt of property, wages, income or resources to the director of the division of welfare. Whoever is legally liable for the support of someone receiving welfare must also report such property, wages, income or resources. The act also requires the consent of the director before persons who must report such receipts may sell, assign, encumber or otherwise dispose of property. The state is given the power to recover funds which are paid as a result of fraudulent statements or a nondisclosure of the receipt of property. Whoever fraudulently receives welfare or fails to report assets shall be guilty of a misdemeanor under the provisions of the new criminal code.

AMENDMENT

Amend RSA 167:17, as inserted by section 1 of the bill, by inserting at the end thereof the following (the provisions of this section shall not apply to receipts, sales or transfer of less than thirty dollars in total valuation occurring in any one month.) so that the section as amended shall read as follows:

167:17 Report of Collateral Resources. The following persons shall report the receipt of any property, wages, income or resources of any kind, or changes of any kind that would affect the amount of assistance for which a person is eligible for welfare, to the director of the division of welfare in writing within fifteen days after receiving such property, wages, income or resources:

- I. Any person receiving assistance for the care of any dependent child or children;
- II. Any person legally liable for the support of a dependent child or children;
- III. Any person who receives assistance pursuant to the provisions of RSA 167;
- IV. Any person who is legally liable pursuant to RSA 167:2 or RSA 546-A:2 for the support of any person who receives assistance pursuant to the provisions of RSA 167.

No person who is required to report the receipt of property, wages, income or resources by this section shall sell, assign, transfer, encumber or otherwise dispose of any property without the consent of the director of the division of welfare. The provisions of this section shall not apply to receipts, sales or transfers of less than thirty dollars in total valuation occurring in any one month.

Amendment adopted.

Ordered to third reading.

HB 657

establishing a multi-use statewide trail system. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

Provides, without conflict, for a statewide multi-use trail system.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 216-D the following new chapter:

Chapter 216-E Multi-Use Statewide Trail System

216-E:1 Acquiring A Statewide Trail System.

I. The commissioner of the department of resources and economic development may acquire by purchase, gift or devise any land, including but not limited to abandoned railroad and other public utility rights of way, private property, and easements over private property for the purpose of protecting or developing a statewide trail system.

- II. Any expenditure for buildings or shelters along any of the acquired trail system, exceeding the sum of five hundred dollars, shall be only expended on state owned lands following the normal budgetary procedures for any capital improvement.
- III. Any department or agency of the state, or any political subdivision, district or authority may transfer to the department, land or rights in land for said purposes on such terms and conditions as may be agreed upon, or may enter into an agreement with the commissioner providing for the establishment and protection of said trail system. Provided, however, that no land acquired after the effective date of this chapter by the state or any agency or political subdivision thereof through the exercise of the powers of condemnation or eminent domain shall be included in such trail system.

216-E:2 Use of Statewide Trail System.

- I. The trails within the system shall be held, developed and administered under this chapter primarily as recreational trails for hiking, nature walks, bird watching, horse back riding, bicycling, ski touring, snowshoeing and snow traveling vehicles and the natural scenic beauty thereof shall be preserved insofar as is practical; provided, however, that the commissioner may permit uses of trails and land acquired hereunder, by the owner of adjoining land or others, in such a manner and at such seasons as will not substantially interfere with the primary use of the trails.
- II. Nothing in this section shall be construed to limit the right of the public to pass over existing public roads which may be or become part of the trail system, deny any owner access to his land, or prevent the department from performing such work as is necessary for the purpose of forest fire prevention and control, insect pest and disease control and the removal of damage caused by any natural acts.
- III. The commissioner is authorized to zone and restrict use of any section of the trails after consultation with the director of the division of parks, the director of the division of resources development, the director of the department of fish and game, and such other local and state officials as he shall deter-

mine, who may be able to assist him in determining appropriate public uses for such trails. A restriction on the use of any type of a mechanized means of transportation on portions of the trail shall be imposed by the commissioner where, in his opinion, it would be most disruptive for the other stated principal trail uses.

216-E:3 Powers of Commissioner. Upon recommendation of the commissioner, the governor and council may grant temporary or permanent rights of way across lands acquired under this chapter under such terms and conditions as may be advisable. The commissioner may enter into cooperative agreements with agencies of the federal government or with private organizations to provide for the maintenance of the trail system. No person who has granted a right of way for a trail across his land, or his successor in title, shall be liable to any user of the trail for injuries suffered on said portion of the trail unless the same are caused by the willful or wanton misconduct of the grantor or such successor in title, as the case may be.

216-E:4 Use of Funds. The department of resources and economic development is hereby authorized to use any funds which may become available to carry out the provisions of this chapter. Any available funds from the United States land and water conservation fund or other federal assistance programs may also be used to accomplish the provisions of this chapter.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 548

revising the day care advisory committee to provide for representation by users of day care facilities. Ought to pass with amendment. Rep. Cate for Statutory Revision.

This bill would expand the day care advisory committee so that more than half of the members would be appointed by the House Chairman of the Committee on Public Health and Welfare as representatives of persons who utilize day care facilities. The present board except for the legislative members and the chief of the bureau of child welfare would be abolished when the act takes effect. Thereafter the

twenty member board would be appointed as provided in the act.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Advisory Committee Altered. Amend RSA 170:2-a as inserted by 1965, 366:3, as amended, by striking out said section and inserting in place thereof the following:

170:2-a Advisory Committee; Establishment, Duties. There shall be a fifteen member day care advisory committee to advise the state division of welfare which shall consist of two members of the house of representatives appointed by the speaker, one member of the senate appointed by the president, the chief of the bureau of child welfare, a group of three members appointed by the commissioner of health and welfare with the approval of the governor and council, which group shall include representatives of the department of education, the division of public health, and the department of safety, and a group of eight members appointed by the house of representatives committee on public health and welfare, which group shall consist of four persons who utilize day care facilities and four persons who operate such a facility. The governor shall designate one member of the committee as chairman. Members of the committee shall receive no per diem but shall be entitled to expenses including mileage when in the performance of their duties as required by this chapter. The advisory committee shall advise the welfare division on general and specific policies involved in the provision of day care services.

Amendment adopted.

Ordered to third reading.

HB 634

relative to political advertisements affixed to objects of nature. Ought to pass with amendment. Rep. Cate for Statutory Revision.

This bill limits the objects which may be used to support political advertising by prohibiting the use of natural objects or objects of nature as well as any advertisements upon public utility poles.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to any type of advertising attached to objects of nature whether such advertising be upon primary or secondary roads.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

- 2 No Advertising on Objects of Nature. Amend RSA 249-A:2 (supp) as inserted by 1961, 269:1, as amended, by inserting after paragraph XIV the following new paragraph:
- XV. The words "primary or secondary highways and roads of and within the state" shall mean all highways and roads within the state whether they be highways which are considered as being within the interstate system, the federal aid primary system or roads or highways within the federal highway adjacent area turnpike system or turnpike adjacent area.
- 3 No Advertising Upon Objects of Nature or Utility Poles. Amend RSA 249-A (supp) as inserted by 1961, 269:1, as amended, by inserting after section 6, the following new section:
- 249-A:6-a No Advertising of any Kind Upon Objects of Nature or Utility Poles. Notwithstanding any provisions of the law to the contrary, it shall be unlawful to affix, attach or display any advertisement upon any object of nature, or utility pole, directly in such a manner that the object of nature or utility pole is utilized as an integral part of the sign's support as distinguished from being only incidentally a support to the sign, such as the earth or ground upon which a sign is affixed. This prohibition shall extend to all primary and secondary highways and roads of and within the state without exception for any type of advertising.
- 4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 775

relative to retail installment sales agreements. Ought to pass with amendment. Rep. Cate for Statutory Revision.

The bill as amended regulates home solicitation sales, the same as federal law and was looked upon favorably by Stanley and Avon products.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to retail sales agreements.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Replacement of Retail Sales Chapter. Amend RSA 361-B by striking out said chapter and inserting in place thereof the following:

Chapter 361-B

Retail Selling

361-B:1 Definition. "Home solicitation sale" means a sale of good or services, priced at twenty-five dollars or more, in which a seller, his representative, or a person acting for him engages in a solicitation and sale at any place other than a permanent place of business of the seller. A cash or credit sale so consummated shall be deemed to be a home solicitation sale.

361-B:2 Notice.

I. At the time of any home solicitation sale the seller shall furnish the buyer with a fully completed receipt and a copy of any contract or agreement pertaining to such sale at the time of its execution which shall show the name and address of the seller, the date of transaction and contains an immediate proximity to the space reserved in the contract, agreement or receipt for the signature of the buyer, in bold faced type of a minimum size of ten points, a statement in substantially the following form:

"ANY BUYER MAY CANCEL THIS TRANSACTION ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION."

The buyer may cancel by written notice mailed to the seller, preferably by certified or registered letter, or he may cancel by returning the merchandise in person within the cancellation period.

A home solicitation sale contract agreement or receipt which contains the notice of cancellation forms and content provided in the Federal Trade Commission trade regulation rule providing a cancellation period for door-to-door sales shall be deemed as complying with the requirements of RSA 361-B:2, I and RSA 361-B:2, I, (a) of this act so long as the Federal Trade Commission language provides at least equal information to the consumer concerning his right to cancel as is required by this act.

- (a) A home solicitation sale shall be deemed to be in compliance with the requirements of RSA 361-B:2, I and RSA 361-B:2, I, (a) if the seller guarantees that (1) The buyer may at any time: (i) cancel the order, or (ii) refuse to accept the goods when delivered without incurring any obligation to pay for them, or (iii) return the goods to the seller and receive a full refund for any amount the buyer has paid, and (2) the buyer's right to cancel the order, refuse delivery or return the goods without obligation or charge at any time is clearly and unmistakably set forth on the face or reverse side of the sales ticket, receipt or contract.
- (b) In the event the buyer cancels, the seller must return to the buyer within fifteen days of the cancellation: (1) any payments made, (2) and goods or other property, received as a trade-in (or a sum equal the trade-in allowance given therefore), and (3) any note or other evidence of indebtedness, given by the buyer to the seller, pursuant to or in connection with the sale.
- (c) After cancellation, provided the seller has returned to the buyer all payments, goods (or their trade-in value), other property, notes or any other evidence of indebtedness, the seller is then entitled to receive within the same fifteen day period, in substantially the same condition as delivered, any goods,

merchandise or other property which was received by the buyer from the seller.

- II. In the event the buyer cancels and the seller does not comply with the provisions of RSA 361-B:2, I, (b) within the fifteen days specified therein, the seller shall be guilty of a misdemeanor and punishable to the full extent of the law. In the event the buyer does not comply with RSA 361-B:2, I, (b), the seller shall have the right to legal recourse to recover his property.
- III. Notwithstanding paragraphs I and II, the buyer and seller, upon mutual agreement, may negotiate for repair, replacement, substitution or credit allowance during the fifteen day period. If the seller agrees to negotiate, the buyer's right to cancel as stated in paragraphs I and II, shall remain in effect during any negotiations made under the provisions of this paragraph.
- IV. It shall be the responsibility of the seller to either call for the merchandise at the point of delivery, or request return by mail or other transportation at the seller's expense. It shall be the buyer's responsibility to cooperate in the exchange of properties when cancellation is requested.
- V. If the seller has made no effort to recover his property after ninety days following the sale of the property, it shall become the buyer's property without further obligation of any kind.
- 361-B:3 Penalty. The seller, on conviction for noncompliance with the provisions of this chapter, shall be subject to the following penalty:
- I. If the offense occurs prior to November 1, 1973 he shall be fined not more than one thousand dollars.
- II. If the offense occurs on or after November 1, 1973 he shall be guilty of a misdemeanor.
- III. Any violation of this chapter may be deemed to be an unfair trade practice actionable under RSA 358-A:4.
- 2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 812

relative to detective and security agencies. Ought to pass with amendment. Rep. Fred E. Murray for Statutory Revision.

This bill provides guidelines for the supervision and control of private detective agencies, security guard services, safety by the director of state police and states the requirement for licensing and fees to be charged therefor.

AMENDMENT

Amend RSA 106-E:7, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

106-E:7 Fees. The license fee shall be one hundred dollars for each type of license applied for by an individual doing business as a company, partnership or corporation. A person may hold one or more types of license at any given time, provided that a separate fee shall be paid for each license so held. Licenses shall be issued on an annual basis to expire one year from the date of issue and shall be automatically renewed from year to year thereafter, upon payment of the filing fee and submission of certified evidence that the surety bond remains in force. The application for renewal must be submitted at least fifteen days before the expiration of the previously granted license.

Amend RSA 106-E:10, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

106-E:10 Employees.

- I. A person licensed under this chapter may employ agents or guards as he deems necessary. The license holder shall be responsible for the conduct of any such employees who shall be covered under the provisions of the licensee's surety bond. The licensee shall issue all of his employees photo-identification cards indicating the name and address of the licensee by whom the agent or guard is employed.
- II. Each licensed employer shall submit the name, address, date of birth and two sets of fingerprints of each employee, within five days after employment, to the director of state police. The director of state police may disapprove the employ-

ment of any individual for just cause. Appeal from such decision shall be permitted as set forth in RSA 106-E:15.

Amend the introductory paragraph of RSA 106-E:16, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

106-E:16 Penalty. Any person who engages in business as a private detective agency or security guard service without first having obtained a license or who violates any other provisions of this chapter shall be subject to the following penalties:

Amendment adopted.

Referred to Appropriations.

HB 830

clarifying the statutes on explosives. Ought to pass. Rep. Cate for Statutory Revision.

This bill provides for the classification of various types of explosives. Penalties are set forth for a variety of offenses involving the unlawful use of explosives. However, the use of explosives by military, police, or fire units, while in the performance of their duties, is exempted from the restrictions of this new subdivision.

Ordered to third reading.

HB 915

relative to the maximum gross weight per axle of vehicles or combination of vehicles entitled to use the highways in relationship to length between axles. Inexpedient to legislate. Rep. Hamel for Transportation.

Would allow greater weight to be concentrated in a smaller area and was strongly opposed by state bridge engineers.

Resolution adopted.

HB 918

relative to motor vehicles declared to be total losses. Inexpedient to legislate. Rep. Hamel for Transportation.

Would not cover *all* vehicles involved in a major accident so that buyer protection would be quite limited.

Resolution adopted.

HB 31

limiting the real estate tax payable by persons over sixtyfive to eight percent of their gross income. Inexpedient to legislate. Rep. Hall for Ways and Means.

Subject covered by pending legislation.

Resolution adopted.

HB 60

providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering agency to administer the same, and making an appropriation therefor. Inexpedient to legislate. Rep. Gerry F. Parker for Ways and Means.

Other legislation pending.

Resolution adopted.

HB 218

permitting the sale of sweepstake tickets in any public building in which town, city, county or state personnel are employed and authorizing incentive cash awards to ticket sellers. Ought to pass with amendment. Rep. Hall for Ways and Means.

Enables commission to sell tickets in any location authorized by commission and vendor and limits cash awards as incentives to seller of winning tickets.

AMENDMENT

Amend the title of the bill by striking same and inserting in place thereof the following:

AN ACT

permitting the sale of sweepstakes tickets and authorizing incentive awards to ticket sellers

Amend RSA 284:21-h, II, (d), as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

(d) The sweepstakes tickets may be sold for the sweepstakes commission at designated locations, other than grounds and campuses of public and private schools, colleges and universities, by persons, whether natural, associate or corporate, authorized

to sell such tickets on a uniform five percent commission basis for services rendered, which sum shall be the sole compensation paid to the principal for such ticket selling. All sales shall be subject to the rules and regulations of the commission provided:

- I. that sales from mobile units shall be limited to sales by employees of the commission;
- II. that voters of the towns and cities in which sales outlets are located, have signified approval of sweepstakes ticket sales pursuant to RSA 284:21-k.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Ticket Sellers. Amend RSA 284, as amended, by inserting after section 21-r, the following new section:

284:21-s Incentive Awards for Ticket Sellers. The sweep-stakes commission is authorized to pay graduated cash awards only, to a maximum sum of one thousand dollars, as an inducement to servants and agents who actually sell tickets for persons authorized to sell tickets pursuant to RSA 284:21-h, (d), provided such sweepstakes ticket selling servant or agent, sells the winning sweepstake ticket for which the commission has authorized an incentive award. State employees whose job description includes the sale of sweepstakes tickets, shall not participate in the incentive awards permitted under this section; other state employees authorized to sell, who sell winning tickets for which an award is authorized, shall be entitled to participate on a like basis with non-state employee ticket sellers.

Amendment adopted.

Referred to Appropriations.

HB 235

relative to exemption from the New Hampshire property tax. Inexpedient to legislate. Rep. Hall for Ways and Means.

Covered by pending legislation.

Resolution adopted.

HB 275

to exempt from the tobacco tax sales to residents of the New Hampshire home for the elderly. Inexpedient to legislate. Rep. Nutt for Ways and Means. Exemption of cigarette tax if extended in this instance would open door to many others, all with possibility of abuse.

Resolution adopted.

HB 530

relative to exemption from the income tax on dividends and interest income earned on deposits in a New Hampshire credit union. Inexpedient to legislate. Rep. Nutt for Ways and Means.

Further erodes tax base selectively. Bill killed 1971 session. Resolution adopted.

HB 561

relative to property tax relief for the elderly. Inexpedient to legislate. Rep. Hall for Ways and Means.

Concept of this bill has merit, but funding as envisioned by sponsor was not available. Intent of property tax relief for elderly covered by other pending legislation.

Resolution adopted.

HB 620

relative to assessment of personal property for payment of the boat tax. Inexpedient to legislate. Rep. Nutt for Ways and Means.

Bill opposed by tax commission and representatives of towns who testified.

Resolution adopted.

HB 670

relative to other games of chance that may be conducted in conjunction with beano games. Inexpedient to legislate. Rep. Nutt for Ways and Means.

Covered by HB 478.

Resolution adopted.

HB 722

enlarging the scope of the sweepstakes operation. Inexpedient to legislate. Rep. Hall for Ways and Means.

Not needed at present time.

Resolution adopted.

HB 813

relative to increasing the commission on pari-mutuel pools. Inexpedient to legislate. Rep. Seamans for Ways and Means.

Covered by other legislation.

Resolution adopted.

HB 840

relative to taxation of electrical generating plants. Inexpedient to legislate. Rep. Gerry F. Parker for Ways and Means.

Committee disagreed with sponsor. Overwhelming testimony against bill at hearing.

Resolution adopted.

ENROLLED BILLS REPORT

HB 628, relative to the use of illegal inspection stickers.

HB 697, relating to appeals by hospital service corporations.

Mabel L. Richardson For The Committee

VACATES

Rep. French moved that the House vacate the reference of SB 142, amending the Rochester city charter to provide that the mayor shall be a nonvoting member of the school board, to the committee on Education and re-refer said bill to the Rochester delegation.

Adopted.

Rep. Hamel moved that the House vacate the reference of HB 1038, providing for the inspection, licensing and regulation of carnival and amusement rides and creating a carnival-amusement safety board, to the committee on Statutory Revision and re-refer said bill to the committee on Transportation.

Adopted.

COMMITTEE OF CONFERENCE REPORT

(Report printed SJ May 23)

Rep. George B. Roberts, Jr. moved that the House adopt

the Committee of Conference Report on Joint Rules and spoke in favor of the motion.

Motion adopted.

COMMITTEE REPORTS CONTINUED

HR 888

making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 3, III by striking out the line "Legislative audits 9,000g 7,000g" and inserting in place thereof the following:

Legislative audits 9,000* 7,000*

Further amend section 3, III by striking out the lines "State share of local buy in for action grants 124,625 144,563, State agency buy in for action grants 51.858 58.603" and inserting in place thereof the following:

 State share of local buy in
 154,625
 144,563

 State agency buy in
 57,000
 50,000

Further amend section 3, III by striking out the line "State agency buy in for discretionary grants 2,000 2,118"

Further amend section 3, III by striking out the line "Total \$3,249,305*

\$3,741,244*" and inserting in place thereof the following:

Total \$3,282,447** \$3,730,523**

Further amend section 3, III by striking out the lines "General 204,905 233,444, Total \$3,249,305 \$3,741,244" and inserting in place thereof the following:

 General
 238,047
 222,723

 Total
 \$3,282,447
 \$3,730,523

Further amend section 3, III by striking out the footnote "* No part of this appropriation shall be expended to establish or operate trace, a state criminal justice data and information center." and inserting in place thereof the following:

*The funds in this appropriation are for audit services of the legislative budget assistant and such sums shall be transferred by the comptroller to the appropriation of the legislative budget assistant upon certification by him that the service has been rendered to the agency. This appropriation shall be nonlapsing and shall not be used for any other purpose.

**No part of this appropriation shall be expended to establish or operate trace, a state criminal justice data and information center.

Amend section 3, VI by striking out the footnote "*In this appropriation \$289,790 shall be expended contingent upon a 50% matching reimbursement from federal."

Amend section 3 by striking out the line "Total of executive office \$7,228,397

\$7,722,626" and inserting in place thereof the following:

Total for executive office \$7,261,539 \$7,711,905

Further amend section 3 by striking out the lines "General 1,013,278

1,071,007 Total \$7,228,397 \$7,722,626" and inserting in place thereof the fol-

lowing:

 General
 1,046,420
 1,060,286

 Total
 \$7,261,539
 \$7,711,905

Amend section 4, II of the bill by striking out the same and inserting in place thereof the following:

II Firemen's relief:

Grants	\$6,000	\$6,000
Total	\$6,000	\$6,000
Estimated source of funds for firemen's relief: General	\$6,000	\$6,000

Amend section 4, VI, (b), (l) of the bill by striking out the line "Current expenses 193,000 201,000" and inserting in place thereof the following:

Current expenses 203,000 211,000

Further amend section 4, VI, (b), (l) of the bill by striking out the lines "Total \$578,430 \$591,006, Estimated soure of funds for general buildings:

General \$578,430 \$591,006" and inserting in place thereof the following:

Total \$588,430 \$601,006

Estimated source of funds for general buildings:		
General	\$588,430	\$601,006

Further amend section 4, VI, (b) of the bill by striking out the lines "Total \$930,954 \$956,082, Estimated source of funds for building and grounds:

Highway \$159,579 \$164,552, General \$771,375 791,530, Total \$930,954

\$956,082" and inserting in place thereof the following:

Total	\$940,954	\$966,082
Estimated soure of funds for buildings and grounds:		
Highway	\$159,579	\$164,552
General	781,375	801,530
Total	\$940.954	\$966,082
Total	\$940,954	\$966,0

Further amend section 4, VI of the bill by striking out the line "Total \$1,797,438 \$1,696,072" and inserting in place thereof the following:

Total \$1,807,438 \$1,706,072

Further amend section 4, VI of the bill by striking out the lines "General 1,631,859 1,531,520, Total \$1,797,438 \$1,696,072" and inserting in place

thereof the following:

General	1,641,859	1,541,520
Total	\$1,807,438	\$1,706,072

Further amend section 4, VIII of the bill by striking out the line "Special printing — 2,500" and inserting in place thereof the following:

Special printing 2,500

Further amend section 4, VIII of the bill by striking out the lines "Total \$1,563 4,063, Estimated source of funds for state historical commission:

Total	\$4,063	\$1,563
	-	
Estimated source of funds for state historical com-	mission:	
General	\$4,063	\$1,563

Further amend section 4 of the bill by striking out the line "Total for ad-

\$2,600,627" and inserting in place thereministration and control \$2,693,361 of the following:

> Total for administration and control \$2,707,861 \$2.610.127

Further amend section 4 of the bill by striking out the lines "General \$2,600,627" and inserting in place 2,283,204 2,209,546, Total \$2,693,361 ____

thereof the following:

2.297.704 General 2.219.046 Total \$2,707,861 \$2,610,127

Amend the bill by striking out in section 5, II the line "Total \$1,195,091 ____ \$1,530,177" and inserting in place thereof the following:

> \$1,195,091** \$1,530,177** Total

Further amend section 5 of the bill by adding after the existing footnote the following footnote:

**Permanent personal services for this appropriation shall not lapse to the salary adjustment fund until June 30, of each fiscal year.

Amend section 10, II of the bill by striking out the lines "Hospitalization & group life insurance - - , Accrued liability 922,400 922,400, Normal contribution 2,566,700 2,951,700" and inserting in place thereof the following:

750.638 750,638 Accrued liability Normal contribution 1,655,217 1,903,501

Further amend section 10, II of the bill by striking out the line "Total \$3,691,171 \$4,037,602" and inserting in place thereof the following:

> \$2,607,926 \$2.817.641 Total

Further amend section 10, II of the bill by striking out the lines "General 3.656.971 3,999,902, Total \$3,691,171 \$4,037,602" and inserting in place ____ ____

thereof the following:

General 2.573,726 2,779,941 Total \$2,607,926 \$2.817.641 ____

Total

1192	House Journal, 23	May73	
Further amend setreasury \$4,035,216	ection 10 of the bill by strik \$4,383,385" and insertin		
ing:			
Total for sta	te treasury	\$2,951,971 \$3, ====================================	63,424
	ection 10 of the bill by str ad hospitalization — —		aburse- 45,685,
Total \$4,035,216	\$4,383,385" and inserting	in place thereof the following	owing:
General		2,917,771 3,	25,724
Total		\$2,951,971 \$3,	163,424
	2, I of the bill by striking on place thereof the following		1,800
Out of state		1,400	1,400
\$97,253 \$98,351, I	section 22, I of the bill b Estimated source of funds eward — , General	for thoroughbred racing:	
\$97,253 98,351" an	d inserting in place thereof	the following:	
Total		\$9 6 ,85 3	97,951
Estimated source General	of funds for thoroughbred 1		\$97,951
	22, II of the bill by strikin n place thereof the following		8,000
In state		\$7,900	\$7,900
Further amend s \$273,646 \$274,475,	section 22, II of the bill b Estimated source of funds		"Total
	associate judges	, General 273,646 2	
			74,475,

\$5,730,196

\$5,690,633

_		
Estimated source of funds for harness racing: General	273,546	\$274,375
Amend section 22, III of the bill by striking out place there of the following:	the same and	inserting in
III Racing laboratory:		
Personal services:		
Permanent	\$56,763	\$58,241
Other	7,200	7,300
Current expenses	18,261	18,684
Travel:		
In state	200	200
Out of state	900	900
Equipment** Other expenditures:	13,000	_
Benefits	5,757	5,899
Total	\$102,081	\$91,224
Estimated source of funds for racing laboratory:	*****	****
Transfer from greyhound racing commission	\$25,000	\$30,000
General	77,081	61,224
Total	\$102,081	\$91,224
Amend section 25, I of the bill by striking out	the line "Gene	eral 188,208
118,667" and inserting in place thereof the following:		
General	118,208	118,667
Amend section 26, I by striking out all after the ling in place thereof the following:	line Equipmen	t and insert-
Other expenditures:		
Contingency fund	25,000f	_
Data processing rent	117,600d	134,400d
Miscellaneous data processing expense	42,200d	42,200d
Benefits	311,568	316,346
Total	\$5,690,633	\$5,730,196
Estimated source of funds for revenue		
collection:		
Sweepstakes sales	\$100,000	\$100,000
General	5,590,633	5,630,196

Total

Further amend section 26 by striking out all after the line Equipment in paragraph II and inserting in place thereof the following:

5,000d 21,769 500	5,000d 22,069 500
\$335,952	\$337,883
\$335,952	\$337,883
\$6,026,585*	\$6,068,079*
\$100,000	\$100,000
5,926,585	5,968,079
\$6,026,585	\$6,068,079
	21,769 500 \$335,952 \$335,952 \$6,026,585* \$100,000 5,926,585

*Working hours of individual store employees shall be so assigned as to most effectively, efficiently and economically provide for adequate customer service requirements in each store within the limits of funds appropriated herein, provided however that these provisions shall not permit sales on Sundays or on holidays that are prohibited by statute.

Amend section 29 of the bill by striking out the line "Current expenses 13,500 9,000" and inserting in place thereof the following:

Current expenses	16,692	12,192

Further amend section 29 of the bill by striking out the lines "Total for real estate commission \$70,912\$ \$69,693, Estimated source of funds for real estate

commission: Other-testing revenue \$13,250 \$15,750, General 57,662

53,943, Total \$70,912 \$69,693" and inserting in place thereof the following:

Total for real estate commission	\$74,104	\$72,885
Estimated source of funds for real estate co	mmission:	
Other — testing revenue	\$13,250	\$15,750
General	60,854	57,135
Total	\$74,104	\$72,885

Amend section 30, III, (a), (1) of the bill by striking out the same and inserting in place thereof the following:

\$644,606

III Division of motor vehicle:

(a) Motor vehicle and driver safety:

,			
71	\ Dr	iver 1	icensing:

(1) Driver needsing.		
Salary of assistant to director		
of motor vehicle	\$14,937	\$14,937
Other personal services:		
Permanent	315,614	322,568
Current expenses	217,000	200,000
Travel:		
In state	30,000	30,000
Out of state	500	500
Equipment	38,900	46,200
Other expenditures:		
Benefits	29,775	30,401
Total	\$646,726	\$614,606

\$646,726

Amend section 30, III, (a), (3) of the bill by striking out the same and inserting in place thereof the following:

Estimated source of funds for driver licensing:

(3) Motor vehicle inspection:

Highway

Personal services:		
Permanent	\$202,907	\$206,932
Other	4,500	4,500
Current expenses	82,840	84,360
Travel:		
In state	35,845	36,466
Equipment	49,100	25,000
Other expenditures:		
Benefits	18,806	19,150
Гotal	\$393,998	\$376,408
Estimated source of funds for motor vehicle inspection:		
Highway	\$393,998	\$376,408
0/		

Further amend section 30, III, (a) of the bill by striking out the lines "Total \$2,628,838" \$2,624,917, Estimated source of funds for motor vehicle and driver

safety: Highway \$2,628,838 \$2,624,917" and inserting in place thereof the

following:

Total \$2,644,690 \$2,641,693

Estimated source of funds for motor vehicle and driver safety:

Highway \$2,641,693

Further amend section 30, III of the bill by striking out the lines "Total \$3,327,999" \$3,387,478", Estimated source of funds for division of motor ve-

hicle: Highway \$2,791,010 \$2,792,085, Initial plate fund 536,989 \$595,393, Total \$3,327,999 \$3,387,478" and inserting in place thereof the fol-

lowing:

Total	\$3,343,851*	\$3,404,254*
Estimated source of funds for division		
of motor vehicle:		
Highway	\$2,806,862	\$2,808,861
Initial plate fund	536,989	595,393
Total	\$3,343,851	\$3,404,254

Amend section 30, IV, (a) of the bill by striking out the same and inserting in place thereof the following:

IV Division of safety services:

(a) Watercraft safety:		
Salary of director	\$14,937	\$14,937
Other personal services:		
Permanent	48,873	49,393
Other	100,585	103,939
Current expenses	46,545	48,045
Travel:		
In state	13,000	13,000
Out of state	750	750
Equipment	52,443	30,000
Other expenditures:		
Safety inspector boat rentals	24,000	24,000
Benefits	14,795	15,144
Total	\$315,928*	\$299,208*
Estimated source of funds for watercraft safety:		
Federal	\$52,300	\$37,338
General	263,628	261,870
Total	\$315,928	\$299,208

^{*}If the federal grant received is less than estimated, the total appropriation shall be reduced by the amount of reduction in federal estimates and the applicable state matching funds.

Further	amend se	ection 30, 1	(V, of the	bill by s	triking out	the lines "Total
\$438,186	\$454,307,	Estimated	source of	funds for	r division o	of safety services:

Federal \$52,300 \$52,300, Highway -- --, General 385,886 402,-007, Total \$438,186 \$454,307" and inserting in place thereof the following:

Total	\$438,186	\$431,864
Estimated source of funds for division of safety		
services:		
Federal	\$52,300	\$37,338
General	385,886	394,526
Total	\$438,186	\$431,864

Further amend section 30 of the bill by striking out the lines "Total for department of safety \$8,287,976 \$8,713,013, Estimated source of funds for de-

____ ____ partment of safety: Highway \$5,928,908 \$6,080,831, Other 346,419 551,-113, Turnpike 404,606 396,148, Initial plate fund 536,989 595.393. General 1,071,054 1,089,528, Total \$8,287,976 \$8,713,013" and inserting

in place thereof the following:

Total for department of safety	\$8,303,828	\$8,707,346
Friends I among of four Is four I among of a first		
Estimated source of funds for department of safety:		
Federal	\$52,300	\$37,338
Highway	5,944,760	6,097,607
Other	1,235,714	1,490.354
General	1,071,054	1,082.047
Total	\$8,303,828	\$8,707,346

Amend section 31, IV of the bill by inserting after the line Other expenditures the following new line:

Maintenance repairs

7,850f

Amend section 31, IV of the bill by striking out the lines "Total \$57,271 \$55,678, Estimated source of funds for operation and maintenance of plant: Maintenance refunds \$3,000 \$3,000. General 54.271 52.678. Total \$57,271 \$55,678" and inserting in place thereof the following: ___

Total

\$65,121

\$55,678

programs:

Transfer from board of education

HOUSE JOURNAL, 23 N	AY/3	
Estimated source of funds for operation and maintenance of plant: Maintenance refunds General	\$3,000 62,121	\$3,000 52,678
Total	\$65,121	\$55,678
Further amend section 31 of the bill by striking prison 1,811,080 1,830,408, Estimated source	of funds for s	state prison:
Other \$440,495 \$659,025, General 1,370,585*	1,171,383*, To	1,811,080
1,830,408" and inserting in place thereof the follo		71 000 400
Total for state prison	\$1,818,930	\$1,830,408
Estimated source of funds for state prison: Other	\$440,495	\$659,025
General	1,378,435*	1,171,383*
Total	\$1,818,930	\$1,830,408
Amend section 32 of the bill by striking out a board of education in paragraph II and inserting		
Transfer from crime commission	35,032	36,428
General	134,827	149,279
Total	\$180,959	\$185,707
III Rehabilitative programs:		
Personal services:		
Permanent	\$13 9,575	\$156,874
Other	213,767	218,036
Current expenses	1,900	1,975
Travel: In state	325	325
Out of state	700	700
Equipment	800	800
Other expenditures:		
Other current expenses	25,000	25,000
Benefits	31,801	34,424
Total	\$413,868	438,134
Estimated source of funds for rehabilitative		

\$88,400

\$90,900

Transfer from crime commission	121,185	121,819
General	204,283	225,415
Total	\$413,868	\$438,134
Total for New Hampshire youth development		
center	\$1,641,118*	\$1,683,712*
Estimated source of funds for New Hampshire youth development center:		
Other	\$261,717	\$255,147
General	1,379,401	1,428,565
Total	\$1,641,118	\$1,683,712

*Within this appropriation the sum of \$12,211 for fiscal year 1974 and the sum of \$12,211 for fiscal year 1975 is provided for the express purpose of satisfying federal matching requirements for LEAA grants allocated through the Governor's Commission on Crime and Delinquency.

Amend section 33 of the bill by striking out the same and inserting in place thereof the following:

33

9		
Fish and game department:	Fiscal 1974	Fiscal 1975
I Fish resources:		
(a) Inland fisheries:		
Personal services:		
Permanent	\$508,905	\$511,829
Other	10,000	10,000
Current expenses	145,000	150,000
Travel:		
In state	2,500	2,500
Out of state	1,200	1,200
Equipment	20,000	20,000
Other expenditures:		
Connecticut and merrimack river		
anadromous fish contract	10,000	10,000
Aerial stocking contract	2,000	2,000
Benefits	46,701	46,965
Total	\$746,306	\$754,494
Estimated source of funds for inland fisheries:		
Fish and game	\$746,306	\$754,494
(b) Marine fisheries:		
Personal services:		
Permanent	\$34,382	\$35,523
Other	5,700	5,700
Current expenses	19,000	19,000

Travel:		
In state	500	500
Out of state	1,050	1,050
Equipment	3,400	3,000
Other expenditures:		
UNH construct 3-155-R	1,000	1,000
Coho salmon project	5,000	5,000
Atlantic states marine fisheries	1,000	1,000
Benefits	3,607	3,710
Total	\$74,639	\$75,483

								_ 0	- •	, -			,	_											_	
\$38,658	875 488		\$829,977			\$36,825	793,152	\$829,977														\$35,074			\$35,074	
													\$17,958	2,500	10.000		400	2.600		1,616						
\$37,116	\$74.639		\$820,945			\$37,523	783,422	\$820,945														\$32,114			\$32,114	
													\$17,169	2,500	10,000		400	200		1,545						
islici ics.					ources:																			*:		
us tot marine					ds for fish res														es:					ids for damage		
d game fund			_		l source of fur		nd game	_		urces:	age:	ional services:	ermanent	ther	rent expenses	vel:	state state	ipment	er expenditur	enefits				source of fur	d game	
Fish at Marine	Total		Tota		Estimated	Marine	Fish at	Fota		11 Game reso.	(a) Dam	Per	ă.	0	Cur	Tra	II	Equ	Oth	Ŕ		Total		Estimate	Fish an	
	source of timus for matrix fisheries. d game fund 87,116 87,593	arct source of tunds for mattire fisheries. \$37,116 and game fund \$7,523 inc \$74,839	\$37,116 37,523 \$74,639	and source of thirds for matrix issueries. 1 and game fund 27,16 37,523 inc 3820,945 state and	and source of thirds for matrix issueries. \$37,116 \$7,523 inc \$74,639 ctal \$820,945 \$620,945	and same fund son matter usincries. \$97,116 \$75,528 inc \$774,639 otal sted source of funds for fish resources:	ared source of funds for fish resources: \$37,116 \$77,116 \$77,116 \$77,123 \$1,116	ared source of funds for fish resources: \$77,116 \$77,116 \$77,116 \$77,116 \$77,116 \$77,123 end source of funds for fish resources: \$77,116 \$	ared source of funds for fish resources: \$77,116 \$75,23 \$74,639 state source of funds for fish resources: \$820,945 \$820,945 \$1 and game \$78,422 total \$820,945 \$2 and game \$78,422 \$3 and game \$78,422 \$3 and game \$78,422 \$	ared source of funds for fish resources: \$37,116 \$75,23 \$74,639 \$820,945 \$820,945 \$1 and game \$37,523 \$1 and game \$37,523 \$2 and game \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$37,523 \$38,722 \$3	and game fund sort mattire usineries. \$37,523 inc \$77,523 \$77,523 \$820,945 \$820,945 inc ated source of funds for fish resources: \$87,523 inc \$87,523 \$93,5	ce of funds for fish resources: \$37,523 \$77,639 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945 \$820,945	### \$37,116 ##################################	te fund to mattire instertes. sp. 71.16 sp. 72.3 sp.	to of funds for fish resources: se of funds for fish resources: services: services: str,169 str,523 str,639 str,639 services: str,169 str,169 str,169 str,169 str,169 str,169	ce of funds for fish resources: \$37,523	ce of funds for fish resources: services: services: strains of matrice insiertes: strains	te fund sor matrice insiertes. see of funds for fish resources: services: services: str,16 str,039 str,039 str,039 str,040 str,058 str,060 str,06	te fund that its for finds for fish resources: ce of funds for fi	re of funds for fish resources: ce of funds for fish resources:	te of funds for fish resources: 10,000	services: strong strains of matrice insiertes. strong strains	services: straines for fish resources: straines for fish resourc	services: strains of matrice inferences: strains of funds for fish resources: services: strains of funds for fish resources: strains of funds for funds for fish resources: strains of funds for fish resources: strain	second funds for fish resources: ce of funds for fish resources: services: services: str,169 str,758 str,758 str,758 str,758 the funds for damage: 1,545 1,616 str,114 str,116 str	services: straines for fish resources: straines for fish resourc

research:	
and	
Management	
(P)	

	_						•	10	, ,	,	J,	,		111	, -	.01	11.7		J					
																\$257,523			\$257,523		\$292,597		\$292,597	
	\$181,417	865	37.585		200	740	8,250		2.060	1.000	1 500	000, 2	9,000	16,406										
	44	865	35		200	740	90		90	000'1	90	2 00	2 20	73	1	\$257,317			\$257,317		\$289,431		\$289,431	
	\$179,944	· *	39,235		7	7	8,000		2,060	0,1	1.500	5.000	2.000	16,273										
																		d research:						
									d banding	ing project		lysis						Estimated source of funds for management and research:				Estimated source of lunds for game resources:		
Personal services:	nent		Current expenses		te	Out of state	ent	Other expenditures:	Cooperative waterfowl banding	Forest and farm clearing project	Library service	Deeryard habitat analysis	Lake francis rental	ts				rce of funds for	٥			ice of lunds for	tme	
Persona]	Permanent	Other	Current	Travel:	In state	Ont	Equipment	Other e	Coope	Forest	Librai	Deery	Lake	Benefits		I otal		Estimated sou	Fish and game	Cotal	10141	 Estimated son	rish and game	

\$79,032 \$80,341

Ш

support: Fish and game

Law enforcement:		
(a) Districts 1-6:		
Personal services:		
Permanent	\$461,237	\$471,076
Current expenses	38,727	46,000
Travel:		
In state	50,000	55,000
Out of state	495	495
Equipment	49,000	35,000
Other expenditures:		
Benefits	41,585	44,281
Accrued liability	37,715a	37,715a
Total	\$678,759	\$689,567
Estimated source of funds for districts 1-6:		
Marine	\$67,535	\$64,378
Fish and game	611,224	625,189
rish and game		
Total	\$678,759	689,567
(b) Administration and support:		
Personal services:		
Permanent	\$48,659	\$48,708
Other	5,500	5,500
Current expenses	15,000	16,000
Travel:		
In state	2,500	2,600
Out of state	500	500
Equipment	300	350
Other expenditures:		
Benefits	4.968	5,078
Accrued liability	1,605a	1,605a
Total	\$79,032	\$80,341
Estimated soure of funds for administration and		

\$169,908		\$64.378	705,530	\$769,908									\$1,475		\$1.475								
								850	•	1.175	250				\$1.475		818 466	001'01#	7 691	1,041	0901	300,	385 -
\$757,791		\$67.535	690,256	\$757,791								,	\$1,475										
								850		1.175	250						\$18 465	01101	7 603	200,1	965	900	200
	ement:													n:									
	Estimated source of funds for law enforcement:					::								Estimated source of funds for commission:									
	arce of funds		ame		-	n and suppor	sion:	Current expenses		ıte	Out of state			arce of funds	ame	director:	Salary of director	Personal services:	anent		ıte	Out of state	ent
Total	Estimated sor	Marine	Fish and game	Total		1) Administration and support:	(a) Commission:	Current	Travel:	In state	Out		Total	Estimated sor	Fish and game	(b) Office of director:	Salary c	Persona	Permanent	Travel:	In state	Out	Equipment
					11	11																	

	\$30,481	\$30,481	
2,348			
	\$30,365	\$30,365	
2,346			

Estimated source of funds for office of director: Fish and game

Other expenditures:

(c) Information and education:		
Personal services:	040 410	649 600
Permanent	\$52,513	\$53,609
Other	1,200	1,200
Current expenses	30,000	31,500
Travel:		
In state	500	600
Out of state	850	850
Equipment	1,200	1,000
Other expenditures:		
Benefits	4,834	4,933
Total	\$91,097	\$93,692
Estimated source of funds for information and		
education:		
Fish and game	\$91,097	\$93,692
Tion and Same		
(d) Maintenance and construction:		
Personal services:		
Permanent	\$163,122	\$165,414
Other	1,000	1,000
Current expenses	17,000	32,000
Travel:		
In state	3,000	3,100
Out of state	600	
Equipment	3,000	4,000
Other expenditures:		
Adams point	5,000	5,000
Benefits	14,680	14,887
Total	\$207,402	\$225,401
Estimated source of funds for maintenance and		
construction:	2008 400	#00F 401
Fish and game	\$207,402	\$225,401

(c) Desirios managoment			
Personal services:			
Permanent	\$131,263	\$132,494	
Other	1,224	1,224	
Current expenses	59,901	60,500	
Equipment	500	200	
Other expenditures:			
Computer time	1,600d	1,600d	
Benefits	11,923	12,035	
Overhead	16,800e	17,640e	
Accrued liability	11,676	11,676	
اتاما	6034 607		055 7669
A Otal	\$434,8	,	5237,009
Estimated source of funds for business management:		11	
Fish and game	\$234,887	37	\$237,669
		: 1	
Total	\$565,226	56	\$588,718
		II	
Estimated soure of funds for administration and support:			
Fish and game	\$565,226	56	\$588,718
		11	
Total for fish and game department	\$2,433,393*	13*	\$2,481,200*
Estimated source of funds for fish and game department:		II.	
Federal	\$341,020	50	\$351,545
Fish and game	2,092,373	73	2,129,655
Total	69 438 303		69 401 900
	Q4,130,13	13	\$2,101,200

(e) Business management:

*This amount available for expenditures only if federal funds are available. Any funds in excess of the estimated federal grants shall be available for such further expenditure as the Governor and Council shall approve. Any decrease in federal funds will be implemented by a proportionate decrease in all classes of expenditure as recommended by the Fish and Game Commission and approved by the Governor and Council, including any permanent personal services formerly covered by federal funds.

The Comptroller, in a form acceptable to him shall require the Director of the Fish and Game Department to prepare a listing of all claims against available federal funds allocated to the Fish and Game Department as of June 30, 1973 and submitted to the Comptroller no later than July 10, 1973. All claims listed shall be reviewed by the Department of Administration and Control and compared to the records maintained at Fish and Game to insure that all direct and applicable indirect federal participating expenditures through June 30, 1973 have been included. All federal project records must be completely up-to-date at all times and billings for federal reimbursements must be made on a timely basis. A federal project status report, as prescribed by the Comptroller, must be submitted quarterly — on October 10, January 10, April 10, and July 10 — to the Department of Administration and Control for review.

Prior to closing the state accounts for fiscal year 1973, the Comptroller shall record the claims as federal revenue in the Fish and Game Fund. All prior year reimbursements from federal in excess of the amount recorded as of June 30, 1973 shall be deposited to the Fish and Game Fund.

Provisions of RSA 206:36 shall be suspended for the biennium ending June 30, 1975.

Amend section 35, VI, (a) of the bill by striking out the line "Other 25,000 25,000" and inserting in place thereof the following:

Other	30.000	30.000

Further amend section 35, VI, (a) of the bill by striking out the lines "Total \$259,186 \$263,235 Estimated source of funds for forest and land manage-

\$259,180 \$	203,233	Estimated	source	or runds	for fotest	and lane	i manage-
ment: Federa	al \$51	,000 \$25	3,000,	General	208,186	240,235	, Total
\$259,186 \$	263,235"	and insert	ing in p	lace there	of the follo	wing:	
Total					\$264	,186	\$268,235
		of funds fo	r forest a	ınd land			
managem					0 2 1	000	000 000
Federal						,000	\$23,000
Genera	1				213	,186	245,235
Total					\$264	,186	\$268,235

Further amend section 35, VI by striking out in (c) the line "Coop. forest management 31,000 31,000" and inserting in place thereof the following:

Coop. fo	rest m	anagement
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37,173

37,173

Further amend section 35, VI, (c) of the bill by striking out the lines "Total \$39,097 \$39,097, Estimated source of funds for research and education: Gen-

eral \$39,097 \$39,097" and inserting in place there	of the followir	ıg:
Total	\$45,270	\$45,270
Estimated source of funds for research and		
education: General	\$45,270	\$45,270
Further amend section 35, VI by striking out t	he lines "Tot	al \$732,886
\$736,339, Estimated source of funds for forestry an	d land resour	ces: Federal
\$161,000 \$133,000, General 571,886 603,339, To	otal \$732,886	\$736,339
and inserting in place thereof the following:		
Total	\$744,059	\$747,512
Estimated source of funds for forestry and land resources:		
Federal	\$161,000	\$133,000
General	583,059	614,512
Total	\$744,059	\$747,512
Amend section 35, VII, (b) by striking out th 165,000 165,000" and inserting in place thereof the		nt expenses
Current expenses	180,000	180,000
Further amend section 35, VII, (b) by striking out	the line "Tota	al \$1,236,317
\$1,206,997" and inserting in place thereof the following	:	

Total \$1,251,317 \$1,221,997

Further amend section 35, VII by striking out the lines "Total \$3,304,474

\$3,242,943, Estimated source of funds for parks and recreation: Hampton parking

meters \$50,000 \$50,000, Recreation 2,470,000 2,520,000, General 784,474 672,943, Total \$3,304,474 \$3,242,943" and inserting in place

thereof the following:

Total

\$3,319,474

\$3,257,943

Estimated	source	of	funds	for	parks	and	recreation:
-----------	--------	----	-------	-----	-------	-----	-------------

Hampton parking meters Recreational	\$50,000 2,470,000	\$50,000 2,520,000
General	799,474	687,943
Total	\$3,319,474 	\$3,357,943

Amend section 35 by striking out the lines "Total for resources and economic development \$5,379,221 \$5,315,629, Estimated source of funds for resources

and economic development:	Federal \$161,000	\$133,000,	Other 2,570,000			
2,625,000, General 2,648,221	2,557,629, Total	\$5,379,221	\$5,315,629" and			
inserting in place thereof the following:						

Total for resources and economic development	\$5,405,394	\$5,341,802
Estimated source of funds for resources and		
economic development:		
Federal	\$161,000	\$133,000
Other	2,570,000	2,625,000
General	2,674,394	2 ,583,80 2
Total	\$5,405,394	\$5,341,802

Amend section 36, 11 of the bill by striking out the lines "Estimated source of funds for construction crew: Transfer from capital \$178,760 General 18,750 (5,250), Total \$197,510 \$173,470, *This appropriation

for equipment shall be charged to capital projects in equal annual installments over a four-year period." and inserting in place thereof the following:

Estimated source of funds for construction crew: Transfers from construction projects General	\$172,510 25,000	\$173,470 —
Total	\$197,510	\$173,470

*This appropriation for equipment and the 1972, 60:31 III appropriation for equipment shall be charged to construction projects over the estimated useful life of the equipment. The water resources board shall determine said useful life. All recoveries earned as a result of such charges shall be deposited to the general fund as unrestricted revenue.

Further amend section 36 of the bill by striking out the lines "Estimated source of funds for water resources board: Other \$225,448 \$225,408. General 264,789, Total \$509,733 \$490,197" and inserting in place thereof

Estimated source of funds for wa	ter resources	
board	\$219,198	\$220,158
Other	290,535	270,039
General		
	\$509,733	\$490,197
Total		==

Amend section 37, I of the bill by striking out the lines "Estimated source of funds for office of commission: Federal \$151,100 \$151,100 Real Estate transfer tax 213,241 221,116 General 3,313,835 5,172,702, Total \$3,678,176

\$5,544,918" and inserting in place thereof the following:

Federal	\$151,100	\$151,100
Real estate transfer tax	300,000	300,000
General	3,227,076	5,093,818
Total	\$3,678,176	\$5,544,918

Amend section 37, II of the bill by striking out the lines "Estimated source of funds for winnipesaukee river basin: Federal \$44,000 \$4,000, City of laconia — 245,309, General 492,908 63,574, Total \$536,908 \$312,883"

and inserting in place thereof the following:

Estimated source of funds for winnipesaukee

river basin:

\$44,000 \$
241,932 252,900
250,976 59,983
\$36,908 \$312,883
2

 Amend
 section
 37 of the
 bill by striking out the lines "Estimated source of funds for water pollution commission: Federal \$195,100
 \$155,100
 \$155,100
 Other \$231,241

 231,241
 466,425
 General \$,806,743
 5,236,276
 Total \$4,215,084
 \$5,857,801"

and inserting in place thereof the following:

Estimated source of funds for water pollution commission:

Federal	\$195,100	\$151,100
Other	541,932	552,900
General	3,478,052	5,153,801
Total	\$4,215,084	\$5,857,801

Amend section 38, I of the bill by striking out the line "CAB hearings 2,700-2,700".

Further amend section 38, I of the bill by striking out the line "Aircraft rental or operation — " and inserting in place thereof the following:

Aircraft rental or operation

2,700

2,700

Further amend section 38 of the bill by striking out in the estimated source of funds for the aeronautics commission, the line "Air carrier service fees 25,000 25,000" and inserting in place thereof the following:

Other 25,000 25,000

Amend section 40 of the bill by striking out all in section 40 after paragraph IV and inserting in place thereof the following:

	Fiscal 1974	Fiscal 1975
V Mechanical:		
Personal services:		
Permanent	\$28,875	\$29,598
Other	1,500	1,500
Current expenses	400	450
Travel:		
In state	920	970
Equipment	330	_
Other expenditures:		
Benefits	2,768	2,863
Total	\$34,793	\$35,381
Estimated source of funds for mechanical:		
General	\$34,793	\$35,381
VI Contractual maintenance projects:		
Other expenditures:		
New hampshire hospital	\$292,500	s —
Laconia state school	94,100	· —
New hampshire home for the elderly	24,000	
Liquor commission	50,300	_
New hampshire youth development center	110,750	_
New hampshire state prison	13,550	_
Veterans' home	25,000	
Adjutant general	41,800	
New hampshire technical institute — concord	\$20,200	_
NHVT — claremont	29,000	_
NHVT — laconia	35,000	
NHVT — manchester	39,500	_
NHVT — portsmouth	9,300	
NHVT — nashua	7,300	_
NHVT — berlin	10,700	_
Division of public works and highways —		
consultants	25,000	_
Total	\$828,000*	\$ —

Estimated source of funds for contractual maintenance projects:

maintenance projects:
General \$828,000* \$ -

*These funds are appropriated for required special maintenance projects as developed by Public Works Division. The individual agency appropriation shall not be transferred or expended for any other purposes; provided, however that the Governor and Council may transfer any balance estimated to be available upon completion of an agency's projects. Other projects may be substituted; and projects may be accomplished by force account upon recommendation of Public Works Division and approval of Governor and Council. This appropriation shall not lapse until June 30, 1975.

Total appropriation for public works division	\$1,094,484	\$264,911
Estimated source of funds for public works		
division of department of public works and		
highways:		
Other	\$3,000	\$3,000
General	1,091,484	261,911
Total	\$1,094,484	\$264,911

Amend section 41 of the bill by striking out the same and inserting in place thereof the following:

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I Administration		
Salary of commissioner	\$26,630	\$26,681
Salary of deputy commissioner	23,614	23,619
Salary of assistant commissioner	23,434	23,434
Other personal services:		
Permanent	623,194	631,556
Other	43,875	45,495
Current expenses	255,000	268,000
Travel:		
In state	200	200
Out of state	3,000	3,000
Equipment	000'9	2,000
Other expenditures:		
Claims	750	750
Special retirement	1,430	1,430
Accident and compensation	55,000	57,000
General fund overhead	175,350e	184,118e
Water resources board	17,000	17,000
Benefits	1,473,711	1,491,191
Total	\$2,728,488	\$2,775,774
Source of funds for administration		
Highway	\$2.728.488	\$9 775 774
11 Engineering		
Personal services:		
Permanent	\$5,996.187	\$6,036,901
Other	1,335,544	1,353,921

		11003E JOURNIE, ZOMMITO	141
337,000	275,000 5,000 20,000 150,000	\$8,177,822	FOPICS stud- cal communi- ed to this ap-
•		\$21,000,000 6,000,000 4,000,000 1,500,000 275,000* 189,250 \$32,964,250	port plans and ' butions from lo n shall be adde
321,000	275,000 5,000 50,000 150,000	\$8,132,731 \$8,132,731 \$000,000 000,000 000,000 500,000 500,000 275,000* 366,400 1,141,400	prehensive transprojects. Contribution plan
		\$21,000,000 6,000,000 4,000,000 1,500,000 275,000 366,400 \$33,141,400	lopment of comion of TOPICS mprehensive tra
			ory for the deve
		cring struction :ral aid)	ended as necesse public roads, ar FOPICS study as
Current expenses Travel:	In state Out of state Equipment Other expenditures: Radio equipment	Total Source of funds for engineering Highway III Construction and reconstruction (a) Matching funds (federal aid) Interstate Primary Secondary Urban Topics F.A. urban system Total	*These funds may be expended as necessary for the development of comprehensive transport plans and TOPICS stud- required by the bureau of public roads, and the construction of TOPICS projects. Contributions from local communi- s of 50% of the cost of the TOPICS study and 5% of the comprehensive transportation plan shall be added to this ap- vention. Which shall be not become No transfer shall be added to this ap-
Current Travel:	In state Out of st Equipment Other expe Radio eq	Source of fun Highway III Constructi (a) Matchin Interstat Primary Secondan Urban Topics F.A. urb	*These furequired by of 50% of

propriation, which shall be non-lapsing. No transfer shall be made from this appropriation.

																\$37 808 980	000000		\$25.382.400	11,922,850	\$37,305,250	
	\$25,382,400	7,581,850	\$32,964,250		 #	10,000	100,000	4,000,000	200,000	1	1,000	30,000	\$4,341,000		\$4,341,000							
					•	•		•	•	•	•	•	•		0	cs7 039 400	\$01,000,100		\$25,382,400	12,550,000	\$37,932,400	
	\$25,382,400	7,759,000	\$33,141,400		\$300,000	10,000	100,000	4,000,000	200,000	150,000	1,000	30,000	\$4,791,000		\$4,791,000							
Source of funds matching funds (federal aid)	Federal	Highway	Total	(b) Non-matching funds	Federal land funds	Roads to public waters	Trunk line reconstruction	Betterments	Damage on closed projects	Laconia state school	Junkyards	Outdoor advertising	Total	Source of funds for non-matching funds	Highway		10141	Course of funds for construction and reconstruction	Source of funds for construction and accoust action	Highway	Total	

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	\$6,872,059	882,134	10,160,000		373,000	200	200,310		435,448		\$18,923,451			\$18,923,451											000	\$2,502,542	
																		\$649,145	23,849	1,287,358		2,000	500	599,690			
	\$6,824,870	810,134	9,645,000		373,000	200	200,000		440,241		\$18,293,925			\$18,293,925											0	\$2,461,598	
																		\$643,249	23,849	1,192,000		2,000	200	000,009			
													ë														
													Estimated source of funds for maintenance:														
	ent		xpenses			state	ינ	Other expenditures:	Land and buildings				ce of funds fo	p		age:	services:	ent		xpenses			state	ı			
Toping or recor	Permanent	Other	Current expenses	Travel:	In state	Out of state	Equipment	Other exp	Land an		Total		timated source	Highway fund		V Highway garage:	Personal services:	Permanent	Other	Current expenses	Travel:	In state	Out of state	Equipment	,	Total	
											Ĕ		Es			>									1	Ξ.	

Estimated source of funds for highway garage:					
Highway		\$1,106,598		\$1,182,542	
Highway garage transfers	,	1,355,000		1,380,000	
Total		\$2,461,598		\$2,562,542	
VI Community assistance (state funds) Maintenance class V highways	\$400,000		\$400,000		
Federal aid topics	275,000		275,000		
Federal aid urban system State aid reconstruction	366,400 75,000		189,250 75,000		
State aid construction	75,000		75,000		
Town road aid	1,650,000		1,650,000		
State aid bridge construction	150,000		290,000		
Town road bridge	000,009		300,000		
State subsidy	4,487,500		4,487,500		
Total		\$8,078,900		\$7,141,750	
Source of funds for community assistance					
Highway		\$8,078,900		\$7,141,750	
VII Debt service					
Bonds maturing Interest on bonds	\$3,100,000a		\$3,700,000a		
Interest on Temp. financing	240,000		1		
Total		\$4,289,500		\$4,776,900	

					J		,								
\$4,776,900	\$82,263,489	\$25,382,400	1,380,000	\$82,263,489				\$23,314	55,018	13,200	210	400	7,050	\$99,192	
\$4,289,500	\$81,917,542	\$25,382,400	1,355,000	\$81,917,542	n place thereof the following:			\$23,099	54,540	12,600	210	400	886'9	\$97,837	
Source of funds for debt service Highway	Total department of public works and highways	Source of funds for department of public works and highways Federal Hiehway	Other ,	Total	Amend section 46 of the bill by striking out the same and inserting in place thereof the following:	46 Department of health & welfare:	I Office of commissioner:	Salary of commissioner Personal services:	Permanent	Current expenses Travel:	In state	Out of state	Other expenditures: Benefits	Total	

House Journal, 23May73

Estimated source of funds for office of commissioner:		
General	\$97,837	\$99,192
II Advisory commission:		
Current expenses	\$675	\$675
Travel:		
In state	1,750	1,750
Out of state	200	200
Total	\$2,625	\$2,625
Estimated source of funds for advisory commission:		
General fund	\$2,625	\$2,625
III Comprehensive health planning:		
Personal services:		
Permanent	\$65,968	\$66,836
Other	6,200	6,500
Current expenses	5,100	5,100
Travel:		
In state	3,150	3,300
Out of state	2,400	2,400
Equipment	1,004	009
Other expenditures:		
Contractual agreements	21,213	20,221
Benefits	96,39	6,474
Total	\$111,431	\$111,431

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	\$100,000	\$111,431			J					
	i				\$35,473	33,131 6,000	990	4,035	\$79,739	\$79,739
	\$100,000	\$111,431			\$35,473	32,642 6,000	600 500 2,900	3,903	\$82,018	\$82,018
Estimated source of funds for comprehensive health planning:	Federal General	Total	IV Division of mental health:	(a) Administration:	(1) Office of director: Salary of director	Other personal services: Permanent Current expenses	Travel: In state Out of state Equipment	Other expenditures: Benefits	Total	Estimated source of funds for office of director: General

\$2,994,368*	\$2,994,368	\$85,000	\$2,994,368				4,620		3,300	800	ı		5,870	15,947	\$95,759	
\$2,309.007*	\$2,309,077	\$85,000 2,223,577	\$2,309,077		\$39,840	23,857	4,220		3,000	750	2,000		5,733	11,409	608'06\$	
(2) Other expenditures: Grants to community mental health services	Total	Estimated source of funds for other expenditures: Federal General	Total	(3) Office of community health services: Personal services:	Permanent	Other	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Benefits	Training consultants & data processing	Total	

*These funds shall not be expended for any other purpose, shall be non-lapsing in the first year of the biennium, and if sufficient funds are not available for both years of the bionnium for full implementation, these funds shall be prorated.

	\$90,809
of community health services:	
source of funds for office	
stimated	General

Estimated source of funds for office of community health services:	608'06\$	\$95,759
(4) Bureau of family care:		
Personal services:		
Permanent	\$30,151	\$30,828
Current expenses	1,420	1,490
Travel:		
In state	820	850
Out of state	100	001
Equipment	3,200	f
Other expenditures:		
Clothing & miscellancous expenses	3,150	3,300
Bencfits	2,257	2,271
Payments for family care homes	*00002	*000'05
Total	\$91,122	\$88,839
Estimated source of funds for bureau of family care:		
General	\$91,122	\$88,839
(5) Office of mental retardation:		
Personal services:		
Permanent	\$91,706	\$93,812
Current expenses	3,500	3,700
•		

^{*}The division of investigation of accounts shall investigate and recommend recovery from recipients where payment ability exists.

3,800	200	510	131,000	33,800	7,241	698 7463	000111		\$274,363	\$3,533,068		\$85,500	3,447,568	\$3,533,068		\$23,434	25,649		767,057	3,300
3,800	200	300	131.000	33,800	908'9	6041 419	711,114		\$271,412	\$2,844,438		\$85,500	2,758,938	\$2,844,438		\$23,434	25,649		759,021	3,300
Travel: In state	Out of state	Equipment Other expenditures:	Grants to community development Centers for mental relarded	Interim care funds	Benefits	-	1041	Estimated source of funds for office of mental retardation:	General	Total	Estimated source of funds for administration:	Federal	General	Total	(b) Laconia state school and training center: (1) Custodial care and maintenance:	Salary of superintendent	Salary of deputy superintendent	Other personal services:	Permanent	Other

562,100 562,100	750 750	500 500	25,000 14,000	2,500 2,500	1-	7,400	,680 \$1,473,040		,680 \$1,473,040				486'666'1\$ 980'	20,000 20,000	50,325 50,325		\$1,250	100	8,000		1,000 1,000	31	969 \$2,257,461	
Current expenses 563 Travel:	In state	Out of state		Burials and ambulance service	Benefits 75	Special maintenance projects	Total \$1,482,680	Estimated source of funds for custodial care and maintenance:	General \$1,482,680	the state of the s	(2) Professional care and treatment:	Personal services:	Permanent \$1,960,086	Other 20	Current expenses 50	Travel:	In state	Out of state	Equipment	Other expenditures:	Repairs to eye glasses, etc.	H	Total \$2,218,969	Annual control of the

	\$2,257,461			\$391,537	11,000	6,750		200	200		5,000	2,000	36,228	\$453,715	1	\$453,715	0.070.74	\$4,184,21b			\$10,500	4,173,716	210 701 74	017,101,14
	\$2,218,969			\$383,330	11,000	6,750		200	3,500		2,000	2,000	35,490	\$447,770		\$447,770		\$4,149,419			\$10,500	4,138,919		\$4,149,419
Estimated source of funds for professional care and treatment:	General	(3) Training and development program:	Personal services:	Permanent	Other	Current expenses	Travel:	In state	Equipment	Other expenditures:	Work incentive program	Student body activities	Benefits	Total	Estimated source of funds for training and development program:	General		Total	Estimated source of funds for laconia state school and	training center:	Other — maintenance refunds	General		Total

Vew hampshire hospital:	(1) Custodial and maintenance:
Ne	3

(1) Custoural and mannenance: Salary of superintendent	\$33.200	\$34,000
Salary of assistant superintendent	23,000	23,800
Other personal services:	•	
Permanent	2,346,500+	2,699,671
	79,880	81,640
Current expenses	1,598,682	1,636,400
In state	200	200
Out of state	1,000	1,000
Equipment	107,471	99,293
Other expenditures:		
Benefits	223,432	255,520
	\$4,413,365	\$4,831,524
Estimated source of funds for custodian and maintenance:		
Less maintenance refunds	\$71,000	\$72,000
	4,342,365	4,759,524
	\$4,413,365	\$4,831,524

(2) Professional care & treatment:

Personal services:		
Salary of assistant superintendent — professional services	\$35,200	\$36,000
Unclassified	695,053+	780,000
Permanent	5,269,466+	6,062,626
Other	170,000	188,500

104,752*		50,000**	120,000a 126,000a		7,325 10,955		80,971 77,000		544,651 618,986	\$7,080,418 \$8,070,049		\$7,080,418 \$8,070,049			\$25,170+	379,156 136,686	1,000
Current expenses	Drugs:	Out patient	In patient	Travel:	In state	Out of state	Equipment	Other expenditures:	Benefits	Total	Estimated source of funds for professional care & treatment:	General	(3) Training and development:	Personal services:	Permanent	Other	Current expenses

*No charge against this appropriation or any other appropriation of new hampshire hospital shall be made for inness' uniforms.

**These amounts shall not be transferred or expended for any other purpose. Payment ability for reimbursement to the state shall be the responsibility of the division of investigation of accounts. +Permanent personal services for this appropriation shall not lapse to the Salary Adjustment Fund until June 30, of each fiscal year.

Travel:		
In state	200	200
Equipment	200	200
Other expenditures:		
Research	3,300	3,350
Staff development	1,900	2,000
LEAA travel & supplies	15,000	1
Benefits	21,389	14,587
Total	\$447,615	\$183,711
Estimated source of funds for training and development:		
Federal	\$370,804	\$105,781
General	76,811	77,930
Total	\$447,615	\$183,711
(4) New Hampshire hospital school of nursing:		
Personal services:		
Permanent	\$202,075	\$203,575
Other	23,642	23,642
Current expenses	000'9	000'9
Equipment	4,000	1,500
Other expenditures:		
Benefits	20,314	20,450
Total	\$256,032	\$255,167
Estimated source of funds for new hampshire hospital school of		
Less student fees	\$4.000	\$2.000
	2 2 2 4 4 3))) (

253,167	\$255,167	\$13,340,451		\$105,781	72,000	2,000	13,160,670	\$13,340,451	\$21,057,735		\$191,281	82,500	2,000	20,781,954	\$21,057,735					\$69.816	1,000
252,032	\$256,032	\$12,197,430		\$370,804	71,000	4,000	11,751,626	\$12,197,430	\$19,191,287		\$456,304	81,500	4,000	18,649,483	\$19,191,287					\$68,471	1,000
General	Total	Total	Estimated source of funds for new hampshire hospital:	Federal	Maintenance refund	Student fees	General	Total	Total	Estimated source of fund for division of mental health:	Federal	Maintenance refund	Student fees	General	Total	V Division of suchia boalth countries	(a) Administration and support:	(1) Vital statistics:	Personal services:	Permanent	Other

8,000	150	200	1	6.373	1	\$85,539		\$43,000	42,539	\$85,539			\$58,037	10,000	4,000		200	200		5,568	138,741	2,650
7,500	150	200	545	6,162	1,000	\$85,028		\$43,000	42,028	\$85,028			\$56,920	10,000	4,000		200	2,800		5,423	133,496	2,650
Current expenses Travel:	In state	Out of state	Equipment Other expenditures:	Benefits	Training	Total	Estimated source of funds for vital statistics:	Federal	General	Total	(2) Business management:	Personal services:	Permanent	Other	Current expenses	Travel:	Out of state	Equipment	Other expenditures:	Benefits	Laboratory maintenance	Professional exam service

3 6,123	\$225,819			2 198,819	\$225,819	11		0 \$32,500		8 58,589		002'9			000'1	1		5 8,203	\$ \$113,992		939,500	.3 74,492	\$113,992	
6,023	\$221,512	s management:	\$27,000	194,512	\$221,512			\$32,500		58,168	5,000	6,700		2,000	1,000	3,900		8,165	\$117,433	f director:	939,500	77,933	\$117,433	
Merit system	Total	Estimated source of funds for business management:	Federal	General	Total		(3) Office of director:	Salary of director	Other personal services:	Permanent	Other	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Benefits	Total	Estimated source of funds for office of director:	Federal	General	Total	

		\$11,442	
(4) Health education:	Personal services:	Other	

\$11,442	4,000		1,500	008	1,800		1,058	003 003	000,024	education.	\$20,600	\$444,573	istration and support:	\$130,100	314,473	The same of the sa	\$444,573					
Other	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Benefits	F	Total	Retimated source of funds for health education:	Federal	Total	Estimated source of funds for administration and support:	Federal	General		Total	(b) Other health services:	/1/ Constal Lealth courters	(1) Special fically services:	(1) Special meanin services. Personal services:	(1) Special nealth services: Personal services:

12,500	4,000	1,100	30,000a	3,736	\$117,192	\$44,000	73,192	\$117,192			\$10,923	13,183	6,700		2,000	1,000		1,200	2,125	\$37,131	
12,500	4,000	1,100	30,000a	3,595	\$115,708	\$44,000	71,708	\$115,708			\$10,923	12,483	6,700		2,000	1,000		1,200	2,069	\$36,375	
Current expenses Travel:	In state Out of state	Equipment	Sight conservation	Benefits	Total	Estimated source of funds for special health services: Federal	General	Total	(2) Emergency health services:	Personal services:	Permanent	Other	Current expenses	Travel:	In state	Out of state	Other expenditures:	Indirect costs	Benefits	Total	

Estimated source of funds for emergency health services: Federal General	\$23,300 13,075	\$24,000 13,131
Total	\$36,375	\$37,131
(3) Nutrition services: Personal services:		
Permanent Current expenses	\$12,448 1,500	\$12,448 1,500
In state Out of state Equipment	1,000 200 400	1,000 200 1
Other expenditures: Benefits	1,080	1,080
Total Estimated source of funds for nutrition services	\$16,628	\$16,228
Federal General	\$7,400	\$7,400 8,828
Total Total	\$16,628	\$16,228
Estimated source of funds for other health services: Federal	\$74,700	\$75,400

95,151	\$170,551			\$215,401	1,500	11,000		12,000	400	1,800		19,522	\$261,623		\$53,000	208,623	\$261,623				\$40,813	12,400	85,000
94,011	\$168,711			\$214,615	1,500	11,000		12,000	400	1,560		19,450	\$260,525		\$53,000	207,525	\$260,525				\$39,255	12,400	85,000
General	Total	(c) Public health nursing:	Personal services:	Permanent	Other	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Benefits	Total	Estimated source of funds for public health nursing:	Federal	General	Total	(d) Communicable disease control:	(1) Tuberculosis control:	Personal services:	Permanent	Other	Current expenses

LIANCI.		
In state	1,250	1,250
Out of state	300	300
Other expenditures:		
Benefits	4,649	4,789
Total	\$142,854	\$144,552
Estimated source of funds for tuberculosis control:		
Federal	\$38,000	\$38,000
General	104,854	106,552
Total	\$142,854	\$144,552
(2) Venereal disease:		
Personal services:		
Permanent	\$5,838	\$5,838
Other	28,704	29,608
Current expenses	12,729	12.729
Travel:		
In state	2,850	2,850
Out of state	800	850
Other expenditures:		
Indirect costs	3,745	3,745
Benefits	2,171	2,171
Total	\$56,837	\$57,791

\$47,000				26,900	0001			9 473		\$58,353			\$53,000	5,353	1	\$58,353			69	1,750
\$47,000			\$27,007	24,850	0001	1,000	200	0 430	4,700	\$55,787			\$53,000	2,787		\$55,787			\$28,389	1,750
Estimated source of funds for veneral disease: Federal General	1.0141	(3) Control of other communicable disease: Personal services:	Other	Current expenses	Travel:	All state	Out of state	Other expenditures:	Denems	Total	Estimated source of funds for control of other communicable	disease:	Federal	General		Total	(4) Administration:	Personal services:	Permanent	Current expenses

9	300		2,578	\$33,971	\$2,000	\$33,971	\$294,667	\$140,000	\$294,667		\$63,730 52,600 105,100
200	200		2,555	\$33,694	\$2,000	\$33,694	\$289,172	\$140,000	\$289,172		\$63,085 52,600 104,000
Travel:	Out of state	Other expenditures:	Benefits	Total	Estimated source of funds for administration: Federal General	Total	Total	Estimated source of funds for communicable disease control: Federal General	Total	(e) Child and family health services: (1) Crippled children's services: Personal services:	Permanent Other Current expenses

Equipment 660 500 Other expenditures: \$13,000 \$13,000 Children's bureau \$100,000 100,000 Cystic fibrosis 50,000 50,000 Convulsive disorder 12,000 12,000 Benefits \$402,785 \$404,427 Estimated source of funds for crippled children's services: \$18,440 \$184,400 Federal \$402,785 \$404,427 Ceneral \$402,785 \$404,427 Total \$402,785 \$404,427 Contract \$18,385 \$20,027 Permanent \$18,385 \$20,027 Other \$40,427 \$40,427 Other \$23,385 \$23,343 Other \$29,326 \$29,326 Travel: \$800 \$800 Out of state \$1700 \$800 Equipment \$1,700 \$600	Travel: In state Out of state	1,100	1,100	
Other expenditures: Children's bureau Rehabilitation Cystic fibrosis Convulsive disorder Benefits Action Benefits Action Benefits Action Benefits Benefits Action Benefits Benefits Action Benefits Benefits Action Benefits Action Benefits Action Benefits Action Benefits Action Benefits Action Benefits Action	Equipment	099	200	
Rehabilitation	Other expenditures: Children's bureau	\$13,000	\$13,000	
12,000 Senefits 12,000 5,840	Rehabilitation Cystic fibrosis	100,000	100,000	
Benefits 5,840	Convulsive disorder	12,000	12,000	
ated source of funds for crippled children's services: stal eral 218,385 218,385 218,385 22,108 Pernanent Other Current expenses Travel: Is state Out of state Is done Livoo Equipment 1,700 Equipment 1,700	Benefits	5,840	5,897	
tred source of funds for crippled children's services: \$184,400		\$402,785	\$404,427	
eral 218,385 2 \$402,785 \$\$4 Factorial services: \$22,108 \$\$ Personal services: \$22,108 \$\$ Other 15,500 Current expenses 29,326 Travel: 800 Out of state 1800 Equipment 1,700	nated source of funds for crippled children's services: deral	\$184,400	\$184,400	
\$402,785 \$4 Personal scryices: Permanent Other Current expenses Travel: In state Out of state In of state In out of state In state In out of state	neral	218,385	220,027	
\$22,108 \$22,108 \$15,500 \$3 \$600 \$600 \$1,700	-	\$402,785	\$404,427	
\$22,108 15,500 29,326 800 1,700	(2) Heart program: Personal corriece			
15,500 29,326 800 1,700	Permanent	\$22,108	\$23,343	
29,326 800 180 1,700	Other	15,500	15,500	
800 180 1,700	Current expenses Travel:	29,326	29,326	
late 180 1,700	In state	800	800	
1,700	Out of state	180	180	
	Equipment	1,700	200	

5,500 2,098	\$77,247	\$38,000 39,247	\$77,247		\$66,628 67.760	11,000	4,800	200	13,445	85,000	12,000	7,043	82,600
5,500 1,985	660,77\$	\$38,000 39,099	660,77\$		\$64,627 47.700	11,000	4,500	700 603	1	85,000	12,000	5,979	1
Other expenditures: Children's bureau Benefits	Total	Estimated source of funds for heart program: Federal General	Total	(3) Maternal and child health: Personal services:	Permanent Other	Current expenses	In state	Out of state Equipment	Other expenditures: Family planning	Grants	Children's bureau	Benefits	Dental component

130,000	\$236,109	ealth;	\$166,000 \$350,745		\$236,109			\$97,190	30,500		2,000 2,000	1,000	- 520		5,000	8,747	150,000 200,000	\$294,437		\$264.993 \$310.461		
Maternal & infant care	Total	Estimated source of funds for maternal and child health:	Federal	General	Total	(4) Family planning program:	Personal services:	Other	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Training	Bencfits	Grants	Total	Definited courses of fireds for fired absentages	Federal	General	

services:	
youth	
Child and	
2	

Personal services:	į	
Other	\$61,873	\$125,000
Current expenses	30,000	43,075
Travel:		
In state	\$2,000	\$3,000
Out of state	200	200
Equipment	1,000	1,000
Other expenditures:		
In-service training	500	1,500
Statistical service	500	1,000
Educational materials	500	200
Benefits	2,807	4,500
Total	\$99,680	\$180,075
Estimated source of funds for child and youth services:		
Federal	\$74,760	\$155,155
General	24,920	24,920
Total	\$99,680	\$180,075
(6) Dental program:		
Personal services:		
Permanent	\$59,650	\$60,492
Other	30,000	30,000
Current expenses Travel:	2,800	2,800
In state	3,000	3,000

200	\$,444	\$48,500 53,736	\$102,236	\$1,087,261 506,657	\$1,593,918	π. π. π. π.	750	5,000	5,000	0006
200	\$101,319	\$48,500	\$101,319	\$776,653 434,776	\$1,211,429	\$115	750	2,000	5,000	1,600
Out of state	Other expenditures: Benefits Total	Estimated source of funds for dental program: Federal General	Total Total	Estimated source of funds for child & family health services: Federal General	Total	(f) Occupational health: Personal services:	Fermanent Other	Current expenses Travel:	In state	Out of state Equipment

10,427	\$139,335		\$52,148 87.187	166 0614	CCC, CCT 4				\$148,957	26,891	27,300		18,000	1,000	30,800		2,000	11,000	2,000	15,826	\$283,774	
10,406	\$138,879		\$52,148 86.731	6190 020	610,001				\$122,543	24,775	26,500		15,000	1,000	48,600		2,000	10,500	2,000	13,258	\$266,176	
Other expenditures: Benefits	Total	Estimated source of funds for occupational health:	Federal General	Total		(a) Dublic hoolth programs.	(g) rught nearth Programs.	Personal services:	Permanent	Other	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Commission expenditure	Indirect costs	Training	Benefits	Total	

\$170.264 113.510 \$283,774	\$13,022 900 618 200	1,042	\$8,000	\$299,556
\$159,706 106,470 \$266,176	\$13,022 900 618 200	\$15,782	\$8,000	\$281,018
Estimated source of funds for air pollution: Federal General Total	(2) Solid waste: Personal services: Permanent Current expenses Travel: In state Out of state	Other expenditures: Benefits Total	Estimated source of funds for solid waste: Federal General	Total Total Estimated source of funds for public health programs: Federal

General	114,252	121,292
Total	\$281,958	\$299,556
(h) Consumer protection program:		
Personal services:		
Permanent	\$182,942	\$183,871
Other	1,500	1,600
Current expenses	6,800	008'9
Travel:		
In state	16,000	16,000
Out of state	200	500
Equipment	1,600	1,100
Other expenditures	16,600	16,692
Total	\$225,942	\$226,563
Estimated source of funds for consumer protection program:		
Federal	\$85,252	\$86,052
General	140,690	140,511
Total	\$225,942	\$226,563
(i) Laboratory services:		
Personal services:		
Permanent	\$171,783	\$173,889
Other	2,000	2,000
Current expenses	49,100	52,000

50	7,042	\$250,733	\$95,800 154,933	\$250,733	640 740	8,579	3,040 1,000	я 20 од	25,553 116,992 25,650	3,490	\$264,480
50	8,713 14,951	\$247,097	\$95,800	\$247,097	177 443	20,553	11,760 1,000	110	227,604 52.950	6,780	\$515,968
Travel: In state Out of state	Equipment Other expenditures: Benefits	Total	Estimated source of funds for laboratory services: Federal General	Total	(1) Alcohol safety action project: Personal services.	Officer Current expenses Travel:	In state Out of state	Equipment Outer expenditures:	Sub-contracts Transfer to department of safety Transfer to department of centralized data processing	Benefits	Total

Federal (9) Occupational alcoholism moreon.	\$515,968	\$264,480
(=) Occupational arconomy program:		
Personal services:	404.417	169 269
Other	774,417	420,024
Current expenses	8,295	8,295
Travel:		
In state	1,300	1,300
Out of state	1,000	1,000
Other expenditures:		
Training	1,500	1,500
Indirect costs	4,252	4,252
Benefits	2,216	2,319
Total	\$42,980	\$44,290
Estimated source of funds for occupational alcoholism program: Federal	\$42,980	\$44,290
(3) Community services and administration:		
Personal services:		
Permanent	\$235,329	\$236,085
Other	5,000	2,000
Current expenses	13,000	13,000
Travel:		
In state	000'9	000'9
Out of state	200	200

Estimated source of funds for alcohol safety action project:

20,178	\$280,763		\$280,763	\$589,533	\$308,770	280,763	\$589,533			\$2,200	00000	\$2,400		\$2,200			\$89,126	77,270	5,100
19,469	\$279,298		\$279,298	\$838,246	\$558,948	279,298	\$838.246			\$2,200	000 04	\$4,400		\$2,200			\$88,300	76,369	5,100
Other expenditures: Benefits	Total	Estimated source of funds for community services and	General	Total	Estimated source of funds for alcohol and drug abuse program. Federal	General	Total	(k) Health facilities administration:	(1) Nursing home board:	Other expenditures		I otal	Retimated course of funds for nursing home heard:	General	(2) Administration:	Personal services:	Permanent	Other	Current expenses

I ravel:	000	000
In state	8,000	8,000
Out of state	1,000	1,000
Other expenditures:		
Training	300	300
Benefits	11,695	11,975
Total	\$190,764	\$192,771
Estimated source of funds for administration:		
Federal	\$121,200	\$122,000
Less transfer from welfare	20,000	20,000
General	49,564	50,771
Total	\$190,764	\$192,771
(3) Hospital construction grants:		
Grants	\$1,200,000	\$1,200,000
Total	\$1,200,000	\$1,200,000
Estimated source of funds for hospital construction grants:		
Federal	\$1,200,000	\$1,200,000
Total	\$1,392,964	\$1,394,971
Estimated source of funds for health facilities administration:		
Federal	\$1,321,200	\$1,322,000
Transfer from welfare	20,000	20,000

52,971 \$1,394,971	\$5,499,496	\$3,455,507 \$3,527,995 20,000 2,023,989 2,118,605	\$5,499,496		\$204,159	2,000	18,374	\$340,583	\$6,000 334,583	\$340,583
51,764 \$1,392,964			ı		\$203,561	5,000	5,800	\$337,082	\$6,000 331,082	\$337,082
General Total	Total	Estimated source of funds for division of public health services: Federal Other General	Total	VI New hampshire home for the elderly; (a) Custodial care & maintenance; Personal services.	Permanent	Current expenses Equipment	Other expenditures: Maintenance project Benefits	Total	Estimated source of funds for custodial care and maintenance: Other — maintenance refunds General	Total

\$19,984 \$19,894 281,577 \$06,370 4,500 5,450 21,725 26,450	500 500 250 250 8,000 — — 27,545 29,862		\$364,081 \$388,866 \$701,163 \$729,449	\$6,000 695,163 723,449 \$701,163 \$729,449
(b) Professional care: Salary of superintendent Other personal services: Permanent Other Current expenses	Travel: In state Out of state Equipment Other expenditures: Benefits	Fotal Estimated source of funds for professional care: Maintenance refunds General	Lotal Total	Estimated source of funds for new hampshire home for elderly: Maintenance refunds General Total

\$285,603 2,000 24,776

\$264,341 2,000 21,526

Permanent Other Current expenses

VII Division of welfare:

	support:
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TOTELAT	Admini
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(a) minimizeration & supports (1) Office of director:			
Salary of director	\$22,230	\$22,230	
Other personal services:			
Permanent	196,112	201,444	
Other	3,500	4,000	
Current expenses	134,000	134,000	
Travel:			
In state	5,500	5,500	
Out of state	500	200	
Equipment	1,964	2,503	
Other expenditures:			
Merit system	554	554	
Attorney general	16,000	16,000	
Benefits	19,651	20,131	
	\$400,011	\$406,862	
Estimated source of funds for office of director:			
Federal	\$260,007	\$264,460	
General	140,004	142,402	
	\$400,011	\$406,862	
(2) Business management:			
Personal services:			

	2,426	1001	1,091	4,160	Other expenditures:	710	23,975	\$320,289		Estimated source of funds for business management:	\$218,825	Other — OASDI administration 24,400	77,064	\$320,289		(3) Field services support:		\$258,573	248,351		5,000	200	2,861	Other expenditures:	674	23,272
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Detimated courses of funds for fold courses cumports		
Federal	\$350,305	\$351,745
General	188,626	189,401
Total	\$538,931	\$541,146
(4) Planning & program development:		
Personal services:		
Permanent	\$105,666	\$107,318
Current expenses	8,000	8,000
Travel:		
In state	1,650	1,650
Out of state	468	942
Equipment	982	1,030
Other expenditures:		
Merit system	337	337
Summer careers	20,000	20,000
Educational leave	25,000	25,000
Benefits	9,510	9,659
Total	\$172,042	\$173,936
Estimated source of funds for planning & program development:		
Federal	\$111,827	\$113,054
General	60,215	60,882
Total	\$172,042	\$173,936
	0.00	
1 0141	\$1,431,273	\$1,408,095

Estimated source of funds for administration & support: Federal Other General	\$940,964 24,400 465,909	\$961,086 24,400 482,609
Total	\$1,431,273	\$1,468,095
(b) Assistance payment:(l) Aid to families with dependent children: Grants	\$18,049,099	\$18,526,130
Total	\$18,049,099	\$18,526,130
Estimated source of funds for aid to families with dependent oblithmen.		
Federal	\$11,170,799	\$11,481,130
Estimated revenue	175,000	175,000
General	6,703,300	6,870,000
Total	\$18,049,099	\$18,526,130
(2) Old age assistance:		
Grants	\$2,231,900	\$1,716,800
Total	\$2,231,900	\$1,716,800
Estimated source of funds for old age assistance: Federal	812,900	\ \$

787,930 858,400* 175,000 175,000 456,070 683,400	\$2,231,900	\$171,600 \$132,900 \$132,900 \$132,900	\$64,200 \$ — 3,000 3,000 104,400 129,900 8,100,400 129,900	\$1,405,900 \$1,002,000 \$1,405,900	006 8029
Local Estimated revenuc General	Total	(3) Aid to needy blind: Grants Total	Estimated source of funds for aid to needy blind: Federal Revenue General	(4) Aid to permanently & totally disabled: Grants Total	Estimated source of funds for aid to permanently & totally disabled: Federal

15,000 486,000	\$1,002,000	a county or town must reimburse the unty or town is liable shall be thirty- hereby suspended until December 31,
15,000	\$1,405,900	For the period January 1, 1973 through December 31, 1973 the share which a county or town must reimburse the for aid to the permanently and totally disabled recipients for which such county or town is liable shall be thirty-35) percent. Provisions of the law inconsistent with the provisions hereof are hereby suspended until December 31,
Estimated revenue General	Fotal	*For the period Janua for aid to the perma 35) percent. Provision

**For the period January 1, 1974 through June 31, 1975 the share which a county or town must reimburse the state for old age assistance and aid to the permanently and totally disabled recipients for which such county or town is liable shall be fifty (50) percent. Provisions of the law inconsistent with the provisions hereof are hereby suspended until June 30, five (35) p state fo

(5) Field services:

		\$658,036	62,908		6,632	200	3,000	9	59,433	2,456	\$793,031
		\$638,713	57,560		092'9	560	8,544		57,657	2,360	\$771,954
(3) Field scivices.	Personal services:	Permanent	Current expenses	Travel:	In state	Out of state	Equipment	Other expenditures:	Benefits	Merit system	al
											Total

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Estimated source of funds for field services:		
Federal	\$385,977	\$396,516
General	385,977	396,515
Total	\$771,954	\$793,031
(6) Administration:		
Personal services:		
Permanent	\$101,223	\$103,895
Current expenses	34,892	36,004
Travel:		
In state	3,463	3,538
Out of state	533	548
Equipment	5,251	1,000
Other expenditures:		
Benefits	9,207	9,475
Merit system	241	313
Income maintenance system development	67,500a	46,400a
Operational costs	83,700a	91,100a
Total	\$306,010	\$292,273
Estimated source of funds for administration:		
Federal	\$153,005	\$146,137
General	153,005	146,136
Total	\$306,010	\$292,273
Total	\$22,936,463	\$22,463,134

Estimated source of funds for assistance payment:		
Federal	\$13,185,081	\$12,023,783
Local	1,347,215	1,359,400
Estimated revenue	368,000	368,000
General	8,036,167	8,711,951
Total	\$22,936,463	\$22,463,134
(c) Medical assistance:		
(1) Provider payment:		
Grants	\$27,131,000	\$29,500,800
Total	\$27,131,000	\$29,500,800
Estimated source of funds for provider payment:		
Federal	\$16,834,800	\$18,305,200
Local	2,886,000*	2,981,800*
Estimated recoveries	2,000	5,000
General	7,405,200	8,208,800
Total	827.131.000	\$29,500,800
	C + O + C + II =	

*For the fiscal years ending June 30, 1974 and June 30, 1975 the share which a county or town must reimburse the state for old age assistance and permanently and totally disabled recipients in nursing homes for which such county or town is liable shall be fifty (50) percent of the non-federal share. Provisions of the law inconsistent with the provisions hereof are hereby suspended until June 30, 1975.

(2) Professional services:

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Travel: In state	
\$200 \$200 \$200 \$207 \$217 \$217 \$10	
\$200 \$200 \$200 \$207 \$217 \$17 \$1	3,211
\$267 \$200 \$200 \$217 \$217 \$217	6,289
\$267 \$200 \$200 \$207 \$217 \$217 \$10	
\$200 \$200 60 60 8217 \$217 \$11	\$23,772
\$200 \$200 60 8207 \$217 \$11 1	337
\$200 60 8267 \$217 \$217 \$10	\$327,816
\$267 \$267 \$217 \$217 \$10	945 869
\$267 	81,954
\$267 	
\$217 36 1	\$327,816
\$217 36 1	
\$217 36 1	
\$217 36 36 1 1 100:	4
36 1 10 10	\$225,909
1 10	30,100
1 10	
10	962,1
10	584
	1
212	626
Reimbursement to health 20,000	20,000
Dental service corporation 21,672	24,000

Physical exams	2,000	2,500
Title XIX & related systems development	197,000a	1
Operational costs	333,448	193,448
Benefits	12,414	13,478
Total	\$853,224	\$512,441
Estimated source of funds for administration & support:		
Federal	\$426,612	\$256,221
General	426,612	256,220
Total	\$853,224	\$512,441
Estimated source of funds for medical assistance:		
Federal	\$17,462,207	\$18,807,283
Local	2,886,000	2,981,800
Estimated recoveries	5,000	2,000
General	7,898,743	8,546,974
Total	\$28,251,950	\$30,341,057
(d) Social & rehabilitation services:		
(I) Case services:		
Grants	\$1,393,700	\$1,398,600
Total	\$1,393,700	\$1,398,600
Estimated source of funds for case services:		
Federal	\$1,045,275	\$1,048,950

General	348,425	349,650
Total	\$1,393,700	\$1,398,600
(2) Specialized children's services: Grants	\$436,000	\$436,000
Total	\$436,000	\$436,000
Estimated source of funds for specialized children's services: Federal General	\$231,000 205,000	\$231,000 205,000
Total	\$436,000	\$436,000
(3) Field services: Personal services:		
Permanent Current expenses	\$1,682,548 100,000	\$1,730,861 110,000
Instate	000'69	000'69
Out of state Equipment	2,600 10,000	2,600 5,000
Other expenditures: Benefits Merit system	151,429 5,322	155,775 5,587
Тоы	\$2,020,899	\$2,078,823

8,500 3,700 1,20039,785 \$1,496,753 582,070 \$159,142 \$159,142 \$2,078,823 \$132,378 \$4,072,565 \$119,357 1,000 8,000 1,200 10,362 565,852 3,700 38,614 \$1,455,047 \$2,020,899 \$128,829 \$154,458 \$115,844 \$154,458 \$4,005,057 Estimated source of funds for administration: Estimated source of funds for field services: Other expenditures: Personal services: Current expenses (4) Administration: Merit system Out of state Permanent Equipment Benefits In state Other Travel: General Federal Federal General Total Total Total Total

																	\$58,664,164*	
\$2,896,060 1,176,505	\$4,072,565		\$120,410 16,000	5,100	200	1		100,000	11,331	385	65,887	\$319,313		\$203,523	115,790	319,313		
9	1 4 1	1	6 0	0	0			0	8	26	9	1 00 11		4	4	ı ∞	\$56,901,781	
\$2,847,166 1,157,891	\$4,005,057		\$114,539 15,000	5,000	200	1		80,000	10,728	385	51,186	\$227,038		\$182,254	94,784	\$277,038		
Estimated source of funds for social & rehabilitation services: Federal General	Total	(c) WIN — division of welfare: Personal services:	Other Current expenses	ı ravei: İn state	Out of state	Equipment	Other expenditures:	Grants	Benefits	Merit system	Manpower matching funds	Total	Estimated source of funds for WIN division of welfare:	Federal	General	Total	Total	

	\$34,891,735	4,341,200	397,400	19,033,829	\$58,664,164	se of the fiscal year shall		\$86,331,196		\$38,711,011	4,849,100	42,771,085	\$86,331,196	
	\$34,617,672	4,233,215	397,400	17,653,494	\$56,901,781	in state accounts at the clo		\$82,505,620		\$38,629,483	4,742,115	39,134,022	\$82,505,620	
Estimated source of funds for division of welfare:	Federal	Local	Estimated revenue & recoveries	General	Total	•Other provisions of law notwithstanding, any balance remaining in state accounts at the close of the fiscal year shall	lapse to unappropriated surplus of the general fund.	Total for department of health & welfare	Estimated source of funds for department of health & welfare:	Federal	Other	General	Total	

Amend the bill by striking out section 49 and inserting in place thereof the following:

49 Commission on the arts:

Personal services:		
Other	\$22,234	\$23,456
Current expenses	8,000	8,200
Travel:		
In state	1,900	1,900
Out of state	2,100	2,100
Equipment	3,500	500
Other expenditures:		
Grants	135,000	135,000
Benefits	2,000	2,100
Total for commission on the arts	\$174,734*	\$173,256*
Estimated source of funds for commission		
on the arts:		
Federal	\$150,000*	\$150,000*
General	24,734	23,256
Total	\$174,734	\$173,256

[•]This amount available for expenditures only if federal grants are available. The total appropriation shall be reduced by the amount of reduction in federal estimates and the applicable state matching fund.

Amend section 51, III of the bill by striking out after the line Total \$14,502,400 \$15,425,600, the footnote symbols designated as "*, **, †" and in-

serting in place thereof the following symbols:

**

1

Amend section 51, V of the bill by striking out the same and inserting in place thereof the following:

51 Board of education (continued)

V Board of nursing education & nurse registration:

Personal services:		
Permanent	\$45,229	\$45,982
Other	1,914	1,714
Current expenses	16,500	13,600
Travel:		
In state	550	550
Out of state	900	900
Equipment	500	_
Other expenditures:		

Board members travel: In state Benefits	700 3,964	300 4,094
Total	\$70,257*	\$67,140*
Estimated source of funds for board of nursing education and nurse registration: General	\$70,257	\$67,140

Other provisions of law notwithstanding the balance in the Board of Nursing Education and Nurse Registration fund at June 30, 1973 shall lapse to the unappropriated surplus of the general fund and all revenue received by the agency shall be deposited with the State Treasurer as unrestricted general fund revenue.

Amend section 51, XIV, (a) of the bill by striking out the line "Permanent 818,871 829,583" and inserting in place thereof the following:

Permanent 813,270 823,728

Further amend section 51, XIV, (a) of the bill by striking out the lines "Total $1,269,010^+_1$ $1,293,191^+_2$,

General 928,995* 933,741*, Total \$1,269,070 \$1,293,191" and inserting in place thereof the following:

 Total
 \$1,263,469‡
 \$1,287,336‡

 General
 923,394*
 927,886*

 Total
 \$1,263,469
 \$1,287,336‡

Further amend section 51, XIV of the bill by striking out the lines "Total \$1,388,939; \$1,382,941,

General 928,995* 933,741*, Total \$1,358,939 \$1,382,941" and inserting in

place thereof the following:

Total	\$1,353,338‡	\$1,377,086‡
General	923,394*	927,886*
Total	\$1,353,338	\$1,377.086

*In addition to the above appropriations the vocational and technical institutions shall receive for disbursement (I) any federal financial or other aid made available by the federal government as authorized by RSA 188-A:9 and (2) any actual excess over the estimate in the income of the vocational and technical

institutes evening school, summer school and day tuition provided, however, that such institutions may disburse any such category excess with the approval of the Governor and Council only in connection with these services from which the excess arose, except for day tuition which shall be used in connection with current operating expenses.

Amend section 51, XV of the bill by striking out the existing footnote and inserting in place thereof the following footnote:

*In addition to the above appropriations the vocational and technical institutions shall receive for disbursement (1) any federal financial or other aid made available by the federal government as authorized by RSA 188-A:9 and (2) any actual excess over the estimate in the income of the vocational and technical institutes evening school, summer school and day tuition provided, however, that such institutions may disburse any such category excess with the approval of the Governor and Council only in connection with these services from which the excess arose, except for day tuition which shall be used in connection with current operating expenses.

Amend section 51, XIX, (a) of the bill by striking out the lines "Total \$631,600 \$642,400" and inserting in place thereof the following:

Total \$631,600* \$642,400*

Amend section 51, XIX, (b) of the bill by striking out the lines "Total \$1,523,573" \$1,767,805" and inserting in place thereof the following:

Total \$1,523,573* \$1,767,805*

Amend section 51, XIX, (c) of the bill by striking out the lines "Total \$207,773 \$219,299" and inserting in place thereof the following:

Total \$207,773* \$219,299*

Amend section 51, XIX, (d) of the bill by striking out the lines "Total \$148,538" \$154,523" and inserting in place thereof the following:

Total \$148,538* \$154,523*

Further amend section 51, XIX of the bill by inserting after the Estimated source of funds for vocational rehabilitation: Total, the following footnote:

*Funds appropriated in accordance with the provisions of the Federal Civilian Vocational Rehabilitation Act shall not lapse, but shall be carried over to the following year for the purpose of earning additional federal matching funds.

Amend section 51, of the bill by striking out the lines "Total for department of education \$32,399,322 \$34,330,906,

General 15,267,109 15,619,685, Total \$32,399,322 \$34,330,906" and in-

serting in place thereof the following:

Total for department of education	\$32,408,301	\$34,335,597
General	15,276,088	15,624,376
Total	\$32,408,301	\$34,335,597

Amend the bill by striking out section 53 and inserting in place thereof the following:

53 Extension work in counties: Total	\$494,376	\$494,376
Estimated source of funds for extension work		
Federal	\$224,100	\$224,100
County reimbursement	131,500	131,500
General	138,776	138,776
Total	\$494,376	494,376

place increas me something.		
55 Sweepstakes commission:		
Salary of commission chairman	\$4,914	\$4,914
Salaries of two commissioners	5,242	5,242
Salary of executive director	22,110	22,110
Other personal services:		
Permanent	264,371	270,739
Other	92,971	92,971
Current expenses	307,950	319,950
Travel:		
In state	32,400	33,770
Out of state	1,550	1,625
Equipment	32,636	40,908
Other expenditures:		
Liquor commission	100,000*	100,000*
Track expenses	12,000a	12,000a
Centralized data processing	117,000d	117,350d
Instant sweepstakes tickets	125,000g	
Overhead	2,100e	2,205e
Benefits	35,065	35,638
Total for sweepstakes commission	\$1,155,309**	\$1,059,422**
Estimated source of funds for sweepstakes commission:		
Sweepstakes revenue special account	\$1,155,309	\$1,059,422

^{*}This appropriation shall not be transferred or expended for any other

purpose. The liquor commission shall be reimbursed monthly for services rendered at the rate of 5% of the income received from sale of sweepstakes tickets in liquor stores.

**Legislative intent is to provide sufficient funding to the sweepstakes commission to carry out sweepstakes programs that will provide funds for distribution in accordance with RSA 284:21-j (supp). The estimated source of funds for the special fund follows:

Estimated gross revenue	1974 \$9,033,000	1975 \$9,033,000
Less, estimated prizes, agent commissions and bank fees	5,035,500	5,035,500
Estimated proceeds before administrative operating		
costs	\$3,997,500	\$3,997,500
Operating appropriated funds	1,155,309	1,059,422
Estimated balance for distribution	\$2,842,191	\$2,938,078

Amend section 56, X of the bill by striking out the same and inserting in place thereof the following:

	~			
х	Coo	perative	extension	service:

Total	\$1,023,544	\$1,027,852
m.i		
Estimated source of funds for cooperative		
extension service:		
Federal	\$559,900	\$559,900
Other	84,673	84,773
General	378,971	383,179
Total	\$1,023,544	\$1,027,852

Amend section 56 of the bill by striking out the lines "Federal \$1,543,700 \$1,473,900, Other \$6,190,060 \$36,625,630, General \$17,052,310

17,914,227" and inserting in place thereof the following:

Federal	\$1,543,700	\$1,473,900
Other	36,145,033	36,580,703
General	17,097,337	17,959,154

Amend section 57 of the bill by striking out footnote f. and inserting in place thereof the following footnote:

f. This appropriation shall not lapse until June 30, 1975.

Amend section 58 of the bill by striking out the same and inserting in place thereof the following:

	Fiscal 1974	Fiscal 1975
58 Summary:		
1 Total appropriation for general government as included in sections 2 thru and including 10	\$19,148,800	\$20,890,275
Total Control of the		
in sections 9 thms and industrial government as included		
in sections 2 thru and including 10 Redom1		
Titt	\$6,194,619	\$6,651,619
Highway	159,579	164,552
Other	1,853,362	2.115.616
General	10,941,240	11,958,488
Total	\$19,148,800	\$20,890,275
II Total appropriation for administration of justice and public		
protection as included in sections 11 thru and including 32	\$25,036,096	\$25,477,807
Estimated source of funds for administration of justice and		
public protection as included in sections 11 thru and		
including 32		
Federal	\$375.084	\$367.327
Highway	6.189.875	6.399.014
Other	3,300,279	8.761.077
General	15,170,858	15,020,389
Total	\$25,036,096	\$25,477,807

ent \$12,603,688 \$14,210,741	-lop-	\$697,120 \$635,645	2,092,373 2,129,655	3,371,214 3,437,799	6,442,981 8,007,642	\$12,603,688 \$14,210,741		\$89,341,009	ı		\$25,382,400	55,180,142 55,501,089	7,377,709	1,400,758 569,934	\$89,341,009	ed	\$84,957,299			
III Total appropriation for resource protection and development as included in sections 33 thru and including 37	Estimated source of funds for resource protection and development as included in sections 33 thru and including 37	Federal	Fish and game	Other	General	Total	IV Total appropriation for transportation as included in	sections 38 thru and including 43	Estimated source of funds for transportation as included in	sections 38 thru and including 43	Federal	Highway	Other	General	Total	V Total appropriation for health and social services as included	in sections 44 thru and including 48	Estimated source of funds for health and social services as	included in sections 44 thru and including 48	

Other General	4,995,548 39,593,178		5,102,533 43,258,366		
Total	\$84,957,299		\$88,981,910		
VI Total appropriation for education as included in sections 49 thru and including 56	\$89,835,375		\$92,905,948		
Estimated source of funds for education as included in sections 49 thru and including 56					
Federal Other General	\$15,797,310 41,073,219 32,964,846		\$17,060,877 41,658,643 34,186,428		
Total	\$89,835,375		\$92,905,948		
Total appropriation for HB 888 as included in sections 2 thru and including 56		\$320,922,267		\$331,014,692	
Estimated source of funds for HB 888 as included in sections 2 thru and including 56					
Federal		\$88,815,106		\$90,718,879	
Fish and game		2,092,373		2,129,655	
Highway		61,529,596		61,994,655	
Other		61,971,331		63,170,256	
General		106,513,861		113,001,247	
Total		\$320,922,267		\$331,014,692	

Amend RSA 229:6-c as inserted by section 60 of the bill by striking out in line three, the word "five" and inserting in place thereof the word (six) so that said section as amended shall read as follows:

229:6-c Inventory Fund. There is hereby established a public works and highway inventory fund not to exceed six hundred thousand dollars which sum is hereby appropriated and shall be a charge against the highway fund. The commissioner of public works and highways may purchase, through the division of purchase and property, such operating materials and supplies as may be necessary for the operation of the department which shall be a charge against said fund. Materials or supplies requisitioned therefrom by a division of the department or by other state departments shall upon delivery be a charge against the funds of such division or other state department. All sales of materials and supplies from the inventory shall be credited to the inventory fund and are hereby appropriated to and made available for expenditures from the inventory fund. The commissioner shall transfer from the inventory fund to the highway fund the total amount paid by divisions of his department or other state departments into said fund in excess of the cost of any materials or supplies purchased therefrom.

Amend section 63 of the bill by striking out the same and inserting in place thereof the following:

63 Estimated Federal Funds. If under any appropriation in section 2 through 52 the federal grant received is less than estimated, the total appropriation shall be reduced by the amount of reduction in federal estimates and the applicable state matching funds. If the applicable state matching funds are included in a section or sections other than the section or sections in which the federal grants are estimated the appropriation reductions shall be made in the applicable sections. The provisions of this section shall not apply to revenue sharing funds.

Amend the bill by striking out all after section 67 and inserting in place thereof the following:

- 68 Additional Attorneys-General. Amend RSA 7:16 as amended by striking out in line two the word "fourteen" and inserting in place thereof the word (fifteen) so said section as amended shall read as follows:
- 7:16 Assistant Attorney-General. The attorney-general, subject to the approval of the governor and council, may appoint fifteen assistant attorneys-general, each of whom shall hold office for a term of five years. Any vacancy in such office may be filled for the unexpired term. An assistant attorney-general may be removed only as provided by RSA 4:1.
- 69 General Fund and total appropriation limits. The amounts included in sections 53, 54 and 56 under estimated source of funds from General Funds shall be the fund appropriation from General Funds that may be expended for the purposes of said sections.

Any funds received by any of said agencies from any other source than general funds in excess of the estimate of funds from sources other than general funds are hereby appropriated for the use of the agency and may be expended

by it whether or not this will result in an appropriation and expenditure by the agency in excess of the total appropriated therefore.

- 70 Annual Assessment of Estimated Costs of Winnipesaukee River Basin. Amend RSA 149-G:6 I, (supp.) as inserted by 1972, 36:1 by striking out said paragraph and inserting in place thereof the following:
- I. The commission shall annually at the beginning of each fiscal year assess each municipality served by the regional sewage disposal facilities provided for by this chapter a sum sufficient to recover all its costs estimated to be incurred during said fiscal year in treating, transporting and disposal of sewage, plus a charge for amortization charges thereon of all facilities amounting to five percent of the total amortization charges thereon and the costs of administering this chapter.
- 71 Quarterly Payments of Winnipesaukee River Basin Costs. Amend RSA 149-G (supp.) as inserted by 1972, 36:1 by inserting after paragraph I the following new paragraph:
- I-a The respective share of the assessment made in paragraph I shall be paid to the commission by each municipality quarterly on July fifteenth, October fifteenth, January fifteenth and April fifteenth of that fiscal year. After the close of each fiscal year, the commission shall ascertain its actual total expenses in accordance with the foregoing provisions, and then shall adjust the assessment for the first quarterly payment of the new fiscal year for each such municipality served for any under-payment or over-payment by each such municipality served for the prior fiscal year.
- 72 Use of Revenue Sharing Funds: Amounts appropriated from the general fund in sections 2 through and including 56 of this Act, in the order in which they appear, shall be charged to federal funds received under the provisions of the State and Local Assistance Act of 1972 (PL 92-512), to the extent said amounts will not exceed \$19,985,685, except for the following items: Sections 3, 4, 12, 13, 15, 16, 18 through 23, 25 through 32, 33 through 35, 37, 40 through 43, 44, 46 except subsections 46 IV (b) (Laconia State School): 46 IV (c) (1) & (2) (N. H. Hospital): 46, IV (N. H. Home for the Elderly) 51 except subsections 51; III (a) (b) (c) (d) (e) (f) (financial aids non federal) 52 through 55 and subsections 56 VIII: IX; and X.
- 73 Liability of Political Subdivisions. In the event that any of the funds received under the provisions of the State and Local Assistance Act of 1972 (PL 92-512) by the State are passed on to a political subdivision of the state, and are used in violation of the federal act or regulations by such subdivision, such subdivisions shall be liable for any penalty or liability incurred.
- 74 Postponing the Payment of Salaries of State Employees and Officials to Two Weeks after the End of Each Pay Period.
- I. Purpose and Intent. The general court finds that the good of the state requires, in order to institute a more efficient, orderly and modern manner of taking care of its payroll, it is necessary to provide that payment of salaries be made with a two week period of delay. The purpose and intent of this section is to provide the mechanism for an equitable means of making this transition and achieving this purpose.

- II. July 6, 1973 Pay Date. On July 6, 1973 all employees and officials of the state, except temporary, part-time, and seasonal classified employees, shall be paid for work performed for the period of June 22, 1973 through July 5, 1973 inclusive, provided that such payment shall be deemed to be in payment for work performed for the period of June 8, 1973 through June 21, 1973 inclusive.
- III. Termination of Employment Prior to January 1, 1974. Any person who has been paid pursuant to paragraph II. whose employment is terminated for any reason prior to January 1, 1974 and who has on the date of such termination not been employed continually by the state for the six months immediately prior to such date shall not receive any further pay for the final two weeks of his employment but the payment made to him on July 6, 1973 shall be payment for said final two weeks work.
- IV. Persons Employed After June 21, 1973. All employees and officials of the state, except temporary, part-time, and seasonal classified employees, whose employment commences after June 21, 1973 shall be paid with a two week period of delay, provided that the comptroller, with the approval of the governor and council, shall promulgate rules, regulations and procedures to provide for equitably phasing all such persons into the regular pay periods while still achieving the delayed pay as herein provided.
- V. Equitable Deviations and Adjustments. The comptroller, with the approval of the governor and council, may make such adjustments or deviations from the particulars of this section as to any employee or official or group of employees as is found necessary to achieve equity and fairness both to the employed and the employer while still resulting in the declared purpose and intent of the provisions of this section.
- VI. Costs. All additional costs over budgeted amounts resulting from the implementation of this section shall be a charge against the salary adjustment fund.

75 Effective date, this act shall take effect July 1, 1973.

Rep. Drake explained at length the committee report. (discussion)

Rep. Joseph M. Eaton moved that HB 888 be made a Special Order for May 31 and spoke in favor of the motion.

Reps. Drake, Coutermarsh, Raymond, William P. Boucher, Zachos, French, Russell C. Chase, Record, Gallen, Spirou, Cecelia L. Winn, George B. Roberts, Jr. and Harvell spoke against the motion.

Reps. Stevenson, Nelson, Curran, Maguire, Gerry F. Parker, Estabrook, Merrill, George E. Gordon, Brungot and Marsh spoke in favor of the motion.

Rep. Raymond requested a roll call, seconded by Reps. Zachos, Meserve, Ezra B. Mann, Bigelow and Scranton.

ROLL CALL

YEAS: 142 - NAYS: 207

YEAS

CHESHIRE COUNTY:

Stevens, Anthony, Slicer, Forcier, Turner, Ames, Close, Nims.

Coos County:

Metcalf, Valliere, Pryor, Lemire, George E., Brungot.

GRAFTON COUNTY:

Curran, Stevenson, Bradley, Richard L., Clark, Anderson, Fayne E., Jones, Albert C., Buckman, Harrison, Krainak, Duhaime, Eaton, Myrl R., Merrill.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Karnis, Eaton, Clyde S., Fletcher, Perkins, Arnold B., Nelson, Carswell, Dwyer, Lyons, Alukonis, Bednar, Polak, Smith, Leonard A., Seamans, Parker, Gerry F., Trombly, Desmarais, Lachance, Boisvert, Chasse, Romeo A., Bourassa, Murphy, Cote, Joseph L., Cullity, Barrett, William F., Healy, Daniel J., McDonough, Clancy, Conway, Sullivan, Mary J., Beaulieu, Champagne, Gelinas, Taber, Healy, George T., Thibeault, P. Robert, Burke, O'Connor, Timothy K., Vachon, Sweeney, Lamy, Levasseur, Martineau, Lambert.

MERRIMACK COUNTY:

Chandler, Jones, Donald P., Rice, Gordon, George E., Thompson, Doris L., Daniell.

ROCKINGHAM COUNTY:

King, Benton, Wilson, Helen F., Boucher, William P., Skinner, Soule, Thibeault, George J., Gay, Gorman, MacGregor, Read, Senter, DeCesare, Goff, Elizabeth E., Sayer, Tuttle, Vey, Erler, Sanborn, Schwaner, Tavitian, Estabrook, Parr, Sewall, Twardus, Ellis, Maynard, Palfrey, Splaine, McEachern, Joseph A., Connors, Woods.

STRAFFORD COUNTY:

Canney, Harvey, Colby, Joncas, Chasse, Peter N., Tibbetts, Ineson, Preston, Tripp, Bossie, Bernard, Donnelly, Kincaid, Peabody, Pray.

SULLIVAN COUNTY:

Barrus, Rousseau, Brodeur, Burrows, D'Amante, Scott, Wiggins, George I.

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Hood, Randlett, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Conley, Davis, Dorothy W., Allen, Webster, T. Anne.

NAYS

CHESHIRE COUNTY:

Galloway, Johnson, Edward A., Ladd, Whipple, Dunham, Hackler, McGinness, Savage, Gordon, Anne B., Yardley, Milbank, Helie, Wayne E., Raymond, Saunders, Heald, Cleon E., Streeter, Drew, Scranton.

Coos County:

Huggins, Patrick, Bushey, Hunt, Drake, Burns, Richardson, Mabel L., Kidder, Victor L., Oleson, Fortier, Desilets, Gagnon, Theriault.

GRAFTON COUNTY:

Gallen, Tilton, Chamberlin, Fimlaid, Jones, Anthony K., Mann, Ezra B., Altman, Gemmill, Bell, Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Hough, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Mann, Arthur F., Murray, Fred E., Heald, Philip C., Warren, E. George, Colburn, Thomson, Harold E., Clougherty, Knight, Messina, Harvell, Van Loan, Bragdon, Brown, G. Winthrop, Spalding, Kenneth W., Coburn, Ferguson, Boyd, Hall, Geiger, Lint, Nutting, Currier, Richardson, John W., Ethier, McLaughlin, Rock, Cobleigh, Record, Zechel, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia, L. Charest, McGlynn, Migneault, Mason, Ouellette, Sullivan, David T., Wilcox, Coutermarsh, Ainley, Daniels, Milne, Zachos, Spirou, Bruton, Shea, Dupont, Gardner, O'Neil, Dorthea M., D'Allesandro, Lynch, Allard, Bernier.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Sherman, Bige-

low, Parker, Harry C., Hanson, Boucher, Laurent J., Enright, Gamache, Plourde, Bartlett, Perkins, John B., Cushman, Mattice, Wiggin, Elmer S., Burleigh, Fisher, Piper, Cate, Haller, Davis, Alice, McLane, Newell, Jones, H. Gwendolyn, Underwood, Rich, Harriman, Wilson, Ralph W., Howard, C. Edwin, Hager, Noble.

ROCKINGHAM COUNTY:

Stimmell, Kashulines, Barka, Belair, Campbell, Lemay, Roy, Vesta, M., Stevens, William J., Spollett, Webster, Clarence L., White, Cummings, Goodrich, Hoar, Simard, Rogers, Hamel, Akerman, Casassa, Cunningham, Brown, Benjamin A., Collishaw, Eastman, Junkins, Page, Scamman, Stevens, Elliot A., Weeks, Greene, Lockhart, Cotton, Dame, Call, Hodgdon, McEachern, Paul.

STRAFFORD COUNTY:

Dawson, Rowell, Beckett, Dudley, Plumer, Tirrell, Maloomian, Hebert, Meserve, Thompson, Barbara C., Ruel, Winkley, Sylvain, Leighton, O'Connor, Roderick H., Parnagian.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Spaulding, Roma A., Tucker, Lewko, Frizzell, Olden, Williamson.

BELKNAP COUNTY:

French, Matheson, Nighswander, Wuelper, Bowler, Roberts, Charles B., Roberts, George B., Huot, Hildreth, Pierce.

CARROLL COUNTY:

Cox, Davis, Esther M., Duprey, Chase, Claffin.

and the motion lost.

Rep. Simmons wished to be recorded as voting in favor of the motion.

Rep. Gerry F. Parker moved that HB 888 be made a Special Order for May 25 and spoke in favor of the motion.

Rep. Spirou spoke against the motion.

Rep. Nelson requested a division.

127 members having voted in the affirmative and 195 in the negative, the motion lost.

Question being on adoption of committee amendment.

Amendment adopted.

Rep. Lawton offered an amendment.

The clerk read the amendment in full.

Rep. Lawton spoke in favor of his amendment.

Rep. Drake spoke against the amendment.

(discussion)

Lawton amendment lost.

Rep. Nelson offered an amendment.

The clerk read the amendment in full.

Rep. Nelson spoke in favor of his amendment.

(discussion)

Reps. Ferguson, Drake and Estabrook spoke against the Nelson amendment.

Rep. Stevenson spoke in favor of the Nelson amendment.

A division was requested.

122 members having voted in the affirmative, and 200 in the negative, the Nelson amendment lost.

Rep. Nelson offered a second amendment.

Rep. Nelson explained his amendment and subsequently withdrew the amendment.

Rep. Gorman offered an amendment.

The clerk read the amendment in full.

Rep. Gorman spoke in favor of his amendment.

Rep. Raymond spoke against the Gorman amendment.

(discussion)

Gorman amendment lost.

HB 888 ordered to third reading.

RECONSIDERATION

Rep. Drake moved Reconsideration on HB 888, making

appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

Reconsideration lost.

VACATE

Rep. Roma A. Spaulding moved that the House vacate the reference of HB 1021, relative to establishing a noise abatement program, to the committee on Public Health and re-refer said bill to the committee on Executive Departments and Administration.

Adopted.

Rep. Zachos offered the following:

RESOLUTION

Resolved, that House Bill numbered 1051 shall be by this resolution read a first and second time by the therein listed title, laid on the table for printing and referred to the therein designated committee.

Adopted.

INTRODUCTION OF HOUSE BILL

First, second reading and referral

HB 1051, amending the charter of the city of Somersworth relative to abolishing the police commission, the appointment of the police chief and the composition of the school board. (Rules Committee for Rep. Meserve of Strafford Dist. 7 — To Special Committee: Somersworth Delegation.)

Remarks of Rep. Joseph M. Eaton.

Members of the House, and particularly, Elaine Lyons. It is a known fact that a legislature is not supposed to be a peaceful place. That is where people go to disagree and debate and argue and that is what we are here for. The Hillsborough County Delegation does a particularly good job. We have a reputation for fighting at great length on every possible subject

and now, after all these years, there is finally one exception. There is finally one matter on which the delegation, is unanimous. We are all agreed that our clerk, Elaine Lyons, by hard work and great ability has contributed a great deal to the work of this delegation, that she deserves much of the credit for what we have accomplished. Today the Hillsborough County Delegation wants to tell Elaine that we do appreciate her and we want to tell all the members of this House we are grateful for everything Elaine has done.

SUPREME COURT DECISION ON

HB 711, relative to the location of the proposed Cheshire county courthouse.

To the House of Representatives:

The undersigned justices of the supreme court return the following answer to the question contained in your resolution adopted and filed with the supreme court on May 15, 1973. The time for filing memoranda on the submitted question by interested parties or any member of the public was May 21, 1973.

The primary question submitted is whether a county, in the absence of express statutory authority exempting it from the provisions of a city zoning ordinance, may construct a courthouse on county land in an area where such construction is prohibited by the ordinance. Under the provisions of House Bill 711 Cheshire county is authorized to construct a new courthouse "notwithstanding any present or future zoning ordinances enacted by the city of Keene to the contrary." A secondary question is whether this statute is necessary.

While there is some conflict among the cases, it is a general rule supported by a majority of jurisdictions and by the commentators that municipal ordinances do not control county construction, particularly where the county is performing an essential function of government, such as the construction of a courthouse. "Municipal corporations will ordinarily not be able to apply their zoning controls to the counties in which they are located, absent statute clearly authorizing the same. Illustratively, the Wisconsin court has held that a city could not regulate by zoning ordinance the location and construction of a county jail." I Antieau, Municipal Corporation Law § 7.86, at

490.90 (1968), citing Green County v. Monroe, 3 Wis. 2d 196, 87 N.W.2d 827 (1958). The same legal proposition has been stated in 8 McQuillin, Municipal Corporations § 25.15, at 45 (rev. ed. 1965) as follows: "Municipal zoning regulations or restrictions usually do not apply to the state or any of its subdivisions or agencies, unless the legislature has clearly manifested a contrary intent. Thus, properties and the uses thereof may be immune or exempt from the operation of municipal zoning regulations where owned or controlled by counties. . . ." To the same effect see 2 Yokley, Zoning Law Practice § 21-5 (3d ed. 1965).

In this State we have no express statute which provides that counties are or are not subject to municipal zoning laws. The fact that the legislature has provided that housing authorities are subject to municipal zoning laws is some evidence, although not conclusive, that express legislative authority is required if city zoning ordinances are applicable to other governmental units. See RSA 203:13. In Sherman v. Brentwood, 112 N.H. 122, 123, 290 A.2d 47, 48 (1972), the question was raised but not decided as to whether counties are subject to local zoning ordinances. In that case it was stated that there may be merit in the position that counties were not subject to local zoning ordinances.

The House of Representatives is advised that New Hampshire adopts the majority rule that a county is not required to comply with a city zoning ordinance in the erection and construction of a courthouse. Annot., 61 A.L.R.2d 970 (1958); County of Westchester v. Village of Mamaroneck, 41 Misc. 2d 811, 246 N.Y.S.2d 770, aff'd, 22 App. Div. 2d 143, 255 N.Y.S.2d 290 (1964), aff'd, 16 N.Y. 2d 940, 212 N.E.2d 442, 264 N.Y.S.2d 925 (1965). See Appelbaum v. St. Louis County, 451 S.W.2d 107 (Mo. 1970).

In view of our answer it is unnecessary for the legislature to enact House Bill 711, An Act relative to the location of the proposed Cheshire county courthouse, although enactment of this statute might be of assistance to the county in the issuance of any bonds therefor.

> Frank R. Kenison Laurence I. Duncan Edward J. Lampron

William A. Grimes Robert F. Griffith

MILEAGE REPORT

Town	Miles
Belknap County	
Dist. 1 (Center Harbor, Meredith, New Hampton) (3) Marshall French, Meredith Robert M. Lawton, Meredith L. Keith Matheson, Center Harbor	48 44 47
Dist. 2 (Belmont, Gilford) (3) Norman C. Marsh, Gilford Esther R. Nighswander, Gilford Marion Wuelper, Belmont	37 30 22
Dist. 3 (Sanbornton, Tilton) (3) Barbara B. Bowler, Tilton (**) John Dodge, Tilton (r) Charles B. Roberts, Sanbornton	23 30
Dist. 4 (Alton, Barnstead, Gilmanton) (2) George B. Roberts, Jr., Gilmanton George Twigg, III, Gilmanton	31 31
Dist. 5 (Laconia, Ward 1) Robert E. Hood, Laconia	30
Dist. 6 (Laconia, Ward 2) David O. Huot, Laconia,	28
Dist. 7 (Laconia, Wards 3 & 4) (2) Peter C. Hildreth, Laconia Carol J. Pierce, Laconia	30 26½
Dist. 8 (Laconia, Ward 5) (2) Dorothy V. Randlett, Laconia Fritz T. Sabbow, Laconia	30 30
Dist. 9 (Laconia, Ward 6) (2) Frank A. Maguire, Jr., Laconia James W. Murray, Laconia	35 37
Carroll County	
Dist. 1 (Albany, Bartlett, Chatham, Hale's Location, H. Location, Jackson)	
Donalda K. Howard, Bartlett	95

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Dist. 2 (Conway, Eaton, Freedom) (3) Grace N. Cox, Conway Esther M. Davis, Conway Stephen M. Duprey, Conway	90 81 86
Dist. 3 (Madison, Moultonborough, Sandwich, Tamwo	rth)
(2) Raymond K. Conley, Jr., Sandwich Dorothy W. Davis, Moultonborough	56 54
Dist. 4 (Tuftonboro, Wolfeboro) (2) Russell C. Chase, Wolfeboro Russell G. Claflin, Wolfeboro	43 43
Dist. 5 (Brookfield, Effingham, Ossipee, Wakefield) (2) Roderick T. Allen, Brookfield T. Anne Webster, Ossipee	50½ 70
Cheshire County	
Dist. l (Alstead, Surry, Walpole, Westmoreland) (3) Robert L. Galloway, Walpole Edward A. Johnson, Walpole Anthony Stevens, Walpole	74 74 74
Dist. 2 (Chesterfield) James E. O'Neil, Sr., Chesterfield	63
Dist. 3 (Hinsdale, Winchester) (3) Elmer L. Johnson, Winchester Elizabeth R. Ladd, Winchester George F. Slicer, Hinsdale	76 76 82
Dist. 4 (Fitzwilliam, Richmond) Daley E. Whipple, Fitzwilliam	68
Dist. 5 (Swanzey) (2) Janet W. Dunham, Swanzey Jacob M. Hackler, Swanzey	59 60
Dist. 6 (Troy) Charles L. McGinness, Troy	62
Dist. 7 (Rindge) Harold E. Savage, Rindge	52
Dist. 8 (Jaffrey) (2) Homer J. Forcier, Jaffrey Anne B. Gordon, Jaffrey	52 52

Dist. 9 (Marlborough, Roxbury) William L. Yardley, Roxbury	58
Dist. 10 (Dublin, Harrisville, Nelson) Robbins Milbank, Nelson	52
Dist. 11 (Gilsum, Marlow, Stoddard, Sullivan) Virginia W. Turner, Sullivan	52
Dist. 12 (Keene, Ward 1) (2) Wayne E. Helie, Keene Sumner W. Raymond, Keene	55 56
Dist. 13 (Keene, Ward 2) (2) H. Robie Ames, Keene Michael J. Saunders, Keene	52 54
Dist. 14 (Keene, Ward 3) (2) Cleon E. Heald, Keene Bernard A. Streeter, Keene	56 56
Dist. 15 (Keene Ward 4) (3) Katherine K. Barett (r) Elmer H. Close, Keene Stuart V. Nims, Keene	59 53 59
Dist. 16 (Keene, Ward 5) (2) Harold F. Drew, Keene Andrea A. Scranton, Keene	57 59
Coos County	
Dist. 1 (Atkinson-Gilmanton Academy Grant, Clarksville, Colebrook, Columbia, Dix's Grant, Dixville, Errol, Millsfield, Pittsburg, Second College Grant, Stewartstown, Wentworth's Location) (3) Harry F. Huggins, Pittsburg Warren F. Metcalf, Colebrook David K. Patrick, Colebrook	-
Dist. 2 (Erving's Location, Northumberland, Odell, Strat	-
ford) (2) Walter O. Bushey, Northumberland Roger L. Hunt, Stratford	124 137
Dist. 3 (Dalton, Lancaster) (2) Arthur M. Drake, Lancaster Dana H. Lee, Lancaster	108 110

Dist. 4 (Carroll, Jefferson, Kilkenny, Low and Burbank'	S
Grant, Milan, Randolph, Stark, Whitefield) (2)	103
Harold Burns, Whitefield Mabel L. Richardson, Randolph	115
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Dist. 5 (Bean's Grant, Bean's Purchase, Cambridge, Chandler's Purchase, Crawford's Purchase, Cutt's Grant, Dummer, Gorham, Green's Grant, Hadley's Purchase, Martin' Location, Pinkham's Grant, Sargent's Purchase, Shelburne Success, Thompson and Meserve's Purchase) (2) Victor L. Kidder, Shelburne Otto H. Oleson, Gorham	s
Dist. 6 (Berlin, Ward 1) (2)	
Guy J. Fortier, Berlin	120
Alcide E. Valliere, Berlin	121
Dist. 7 (Berlin, Ward 2) (2)	
Romeo A. Desilets, Berlin	120
Nelson A. Pryor, Berlin	120
Dist. 8 (Berlin, Ward 3) (2)	
Hilda C. F. Brungot, Berlin	120
George E. Lemire, Berlin	120
Dist. 9 (Berlin, Ward 4) (2)	
Rebecca A. Gagnon, Berlin	120
Romeo J. Theriault, Berlin	120
Grafton County	
Dist. 1 (Littleton) (3)	
Kenneth E. Curran, Littleton	100
Hugh J. Gallen, Littleton	87
John H. Tilton, Littleton	$87\frac{1}{2}$
Dist. 2 (Bath, Benton, Landaff, Lyman, Monroe)	
Nelson H. Chamberlin, Bath	90
Dist. 3 (Bethlehem, Easton, Franconia)	
Malcolm J. Stevenson, Bethlehem	95
Dist. 4 (Lisbon, Sugar Hill)	
Eino O. Fimlaid, Lisbon	100
Dist. 5 (Ellsworth, Lincoln, Livermore, Rumney, Thornton	1,
Waterville Valley, Woodstock) (2)	
Richard L. Bradley, Thornton	65
W. Murray Clark, Lincoln	61

Dist. 6 (Haverhill, Piermont) (2) Anthony K. Jones, Haverhill	89
Ezra B. Mann, II, Haverhill	90
Dist. 7 (Orford, Warren, Wentworth) Fayne E. Anderson, Warren	62
Dist. 8 (Canaan, Enfield, Lyme) (3) Carl F. Altman, Canaan Albert C. Jones, Enfield Roger K. Warren, Enfield	56 63 61
Dist. 9 (Ashland, Campton, Holderness) (2) Harold V. Buckman, Ashland Steven A. Harrison, Holderness	42 431/ ₂
Dist. 10 (Alexandria, Bridgewater, Dorchester, Groton, Hebron, Orange) John K. Gemmill, Hebron	Grafton, 50
Dist. 11 (Plymouth) (2) Kenneth G. Bell, Plymouth William M. Webb, Plymouth	45 41
Dist. 12 (Bristol) Joseph A. Krainak, Bristol	37
Dist. 13 (Hanover) (4) David J. Bradley, Hanover Mary P. Chambers, Hanover Marion L. Copenhaver, Hanover David C. Nutt, Hanover	64 72 65 65
Dist. 14 (Lebanon, Wards 1, 2, & 3) (5) Roger M. Duhaime, Lebanon Myrl R. Eaton, Lebanon Ralph Degnan Hough, Lebanon Shirley K. Merrill, Lebanon Madeline G. Townsend, Lebanon	62 62 601 <u>/</u> 62 60
Hillsborough County	
Dist. 1 (Antrim, Bennington, Deering, Hillsboroug sor) (3)	gh, Wind-
Joseph M. Eaton, Hillsborough	25
Howard S. Humphrey, Sr., Antrim Richard W. Withington, Hillsborough	31 28
richard w. withington, rimspolough	40

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Dist. 2 (Greenfield, Hancock) Russell S. Cary, Hancock	40
Dist. 3 (Peterborough) (2) Arthur F. Mann, Peterborough Fred E. Murray, Peterborough	50 50
Dist. 4 (New Ipswich) Theodore H. Karnis, New Ipswich	50
Dist. 5 (Greenville, Lyndeborough, Sharon, Temple. ton) (3)	
Clyde S. Eaton, Greenville	50
Philip C. Heald, Jr., Wilton	48
E. George Warren, Lyndeborough	49
Dist. 6 (Francestown, New Boston)	
Marjorie D. Colburn, New Boston	24
Dist. 7 (Weare)	
Harold E. Thomson, Weare	15
Dist. 8 (Goffstown) (5)	
John J. Clougherty, Goffstown	16
Ernest W. Fletcher, Goffstown	20
Alice Tirrell Knight, Goffstown	27
Lois K. Messina, Goffstown	16
Arnold B. Perkins, Goffstown	21
Dist. 9 (Bedford) (3)	
John C. Harvell, Bedford	24
Rudolph Stokes Nelson, Jr., Bedford	25
Anna S. Van Loan, Bedford	25
Dist. 10 (Amherst, Mont Vernon) (3)	
Orson H. Bragdon, Amherst	32
G. Winthrop Brown, Amherst	35
Kenneth W. Spalding, Jr., Amherst	38
. 0 0	
Dist. 11 (Mason, Milford) (4) Malcolm M. Carter, Milford	40
Roscoe N. Coburn, Milford	38
Charles W. Ferguson, Jr., Milford	39
Theodore R. Langdell, Milford	38
Dist. 12 (Brookline, Hollis) (2)	
Jack Boyd, Hollis	45
Betty B. Hall, Brookline	45
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Dist. 13 (Litchfield, Merrimack) (5)	
Minnie F. Carswell, Merrimack	34
Donald R. Dwyer, Merrimack	32
Ronald E. Geiger, Merrimack	33
Janis R. Lint, Merrimack	32
Elaine T. Lyons, Merrimack	34
Dist. 14 (Hudson) (6)	
Stanley Alukonis, Hudson	40
John M. Bednar, Hudson	42
Paul R. Bergeron, Hudson	36
Frank A. Nutting, Jr., Hudson	40
Andrew J. Polak, Hudson	40
Leonard A. Smith, Hudson	40
Dist. 15 (Pelham) (3)	40
Philip R. Currier, Pelham	49
John W. Richardson, Pelham	49
Henry J. Seamans, Sr., Pelham	49
Dist. 16 (Nashua, Ward 1) (3)	
Donald L. Ethier, Nashua	37
Lawrence G. McLaughlin, Nashua	36
David Alan Rock, Nashua	35
Dist. 17 (Nashua, Ward 2) (4)	
Neal W. Cobleigh, Nashua	40
Gerry F. Parker, II, Nashua	40
Louis D. Record, Jr., Nashua	40
Caroline N. Zechel, Nashua	34
Dist. 18 (Nashua, Ward 3) (3)	90
Agenor Belcourt, Nashua	39
Hector Trombly, Nashua	40
Marian D. Woodruff, Nashua	$341/_{2}$
Dist. 19 (Nashua, Ward 4) (4)	40
Margaret S. Cote, Nashua	40
Richard P. Joyce, Nashua	45
Albert N. Paul, Nashua (r)	40
John T. Winn, Nashua **	40
Cecelia L. Winn, Nashua	40
Dist. 20 (Nashua, Ward 5) (3) Thomas, L. Charest, Nashua	44

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William A. Desmarais, Nashua Henry J. Lachance, Nashua	40 40
Dist. 21 (Nashua, Ward 6) (4) Robert L. Gabriel, Nashua Roland J. Lefebvre, Nashua Margaret L. McGlynn, Nashua Thomas J. Migneault, Nashua	40 41 40 42
Dist. 22 (Nashua, Ward 7) (4) Adelard J. Aubut, Nashua Wilfrid A. Boisvert, Nashua Romeo A. Chasse, Nashua Samuel F. Mason, Nashua	40 40 40 40
Dist. 23 (Nashua, Ward 8) (3) Romeo Ouellette, Nashua David T. Sullivan, Nashua John D. Wilcox, Nashua	42 44 42
Dist. 24 (Nashua, Ward 9) (3) Ernest R. Coutermarsh, Nashua Duane H. Erickson, Nashua Lorraine F. Lebel, Nashua	40 37½ 40
Dist. 25 (Manchester, Ward 1) (4) Greta M. Ainley, Manchester Forsaith Daniels, Manchester Norman F. Milne, Jr., Manchester Kimon S. Zachos, Manchester	21 19 19
Dist. 26 (Manchester, Ward 2) (4) Elmer R. Ackerson, Sr., Manchester C. Edward Bourassa, Manchester J. Henry Montplaisir, Manchester Francis Murphy, Manchester	22 20 22 20
Dist. 27 (Manchester, Ward 3) (4) William F. Horan, Jr., Manchester Theodora P. Nardi, Manchester Craig D. Smith, Manchester Chris Spirou, Manchester	20½ 17 22 22
Dist. 28 (Manchester, Ward 4) (4) George A. Bruton, Manchester Joseph L. Cote, Manchester	21 22

William J. Cullity, Manchester Barbara F. Shea, Manchester	22 22
Dist. 29 (Manchester, Ward 5) (4) William F. Barrett, Manchester Claude E. Dupont, Manchester Daniel J. Healy, Manchester William J. McDonough, Manchester	24 22 25 20
Dist. 30 (Manchester, Ward 6) (4) Edward D. Clancy, Manchester Frank T. Conway, Manchester William M. Gardner, Manchester Mary J. Sullivan, Manchester	25 22 25 23
Dist. 31 (Manchester, Ward 7) (4) Emile D. Beaulieu, Manchester Edward Champagne, Manchester David L. Gelinas, Manchester Henry O. Lemay, Manchester (r) Russell H. Taber, Manchester **	25 25 25 24 24
Dist. No. 32 (Manchester, Ward 8) (4) George T. Healy, Manchester John L. MacDonald, Manchester Dorthea M. O'Neil, Manchester P. Robert Thibeault, Manchester	24 22½ 24 21
Dist. No. 33 (Manchester, Ward 9) (4) John A. Burke, Manchester Emmet J. Grady, Manchester Timothy K. O'Connor, Manchester Marcel A. Vachon, Manchester	24 23 24 25
Dist. No. 34 (Manchester, Ward 10) (4) Louis C. D'Allesandro, Manchester Robert H. Gillmore, Manchester Doris T. Lynch, Manchester James A. Sweeney, Jr., Manchester	18 20 22 24
Dist. No. 35 (Manchester, Ward 11) (4) Catherine C. Lamy, Manchester Armand R. Lemire, Manchester Alphonse Levasseur, Manchester Albert R. Martineau, Manchester	23 25 22

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Dist. No. 36 (Manchester, Ward 12) (4) Edmond Allard, Manchester Leo R. Bernier, Manchester Lucien G. Lambert, Manchester Origene E. Lesmerises, Manchester	22 23 22 22
Merrimack County	
Dist. No. 1 (Danbury, Hill, New London, Wilmot) (2 William F. Kidder, New London Arthur E. Thompson, Wilmot) 38 28
Dist. No. 2 (Bradford, Newbury, Sutton) Kenneth L. Sherman, Newbury	30
Dist. No. 3 (Henniker, Warner) (2) L. Waldo Bigelow, Jr., Warner John P. H. Chandler, Jr., Warner	22 21
Dist. No. 4 (Hopkinton, Webster) (2) Donald P. Jones, Sr., Hopkinton Harry C. Parker, Hopkinton	12 6
Dist. No. 4 (Bow, Dunbarton) (2) Joseph H. Deoss, Bow Richard D. Hanson, Bow	4 4
Dist. No. 6 (Hooksett) (3) Laurent J. Boucher, Hooksett Edward H. Enright, Hooksett Edith S. Rice, Hooksett	15 15 15
Dist. No. 7 (Allenstown, Pembroke) (4) Ovila Gamache, Allenstown John B. Goff, Pembroke George E. Gordon, III, Pembroke Robert E. Plourde, Pembroke	10 8 8 8
Dist. No. 8 (Epsom, Pittsfleld) (2) Clarence E. Bartlett, Epsom John H. Perkins, Jr., Pittsfield	13 18
Dist. No. 9 (Canterbury, Chichester, Loudon) (2) Kathryn M. Cushman, Canterbury George D. Kopperl, Canterbury	14 11
Dist. No. 10 (Boscawen, Northfield) (3) Russell C. Mattice, Boscawen	8

Doris L. Thompson, Northfield	22
Elmer S. Wiggin, Boscawen	8
Dist. No. 11 (Andover, Salisbury) James A. Humphrey, Andover	25
Dist. No. 12 (Franklin, Ward 1) Joseph Burleigh, Franklin	18
Dist. No. 13 (Franklin, Wards 2 and 3) (3) Eugene S. Daniell, Jr., Franklin William B. Fisher, Franklin Donald J. Piper, Franklin	20 20 22
Dist. No. 14 (Concord, Ward 1) (2) Milton A. Cate, Concord Martin R. Haller, Concord	9
Dist. No. 15 (Concord, Ward 2) (2) Chris K. Andersen, Concord Alice Davis, Concord	61 <u>/2</u>
Dist. No. 16 (Concord, Ward 3) (2) Susan N. McLane, Concord Henry C. Newell, Concord	1 1
Dist. No. 17 (Concord, Ward 4) (2) H. Gwendolyn Jones, Concord Kenneth M. Tarr, Concord	1 1
Dist. 18 (Concord, Ward 5) (2) Wayne S. Rich, Concord Barbara J. Underwood, Concord	1 1
Dist. 19 (Concord, Ward 6) (2) Katherine J. Harriman, Concord Ralph W. Wilson, Concord	1 1
Dist. 20 (Concord, Ward 7) (2) C. Edwin Howard, Concord Eugene H. Woodward, Jr., Concord	1 2
Dist. 21 (Concord, Ward 8) (2) Elizabeth S. Hager, Concord John H. Noble, Concord	4 2
Rockingham County	
Dist. 1 (Deerfield, Northwood, Nottingham) (2) Roger C. King, Deerfield	24

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John H. Stimmell, Northwood ** Henry M. Lovejoy, Northwood (*)	21
Dist. 2 (Auburn, Candia, Chester) (3) Richardson D. Benton, Chester Roy W. Davis, Auburn Helen F. Wilson, Candia	30 20 25
Dist. 3 (Londonderry, Windham) (5) William P. Boucher, Londonderry Juanita E. Kashulines, Windham Patricia M. Skinner, Windham Earle L. Soule, Londonderry George J. Thibeault, Londonderry	30 41 41 30 30
Dist. 4 (Derry) (6) Ernest P. Barka, Derry Charles H. Gay, Derry Donald W. Gorman, Derry Herbert L. MacGregor, Derry Maurice W. Read, Derry Kenneth L. Senter, Derry	37 36 36 37 37 37
Dist. 5 (Salem) (11) Laurence N. Belair, Salem Marilyn R. Campbell, Salem Grace L. DeCesare, Salem Elizabeth E. Goff, Salem Margaret S. Lemay, Salem Vesta M. Roy, Salem James A. Sayer, Salem Richard L. Southwick, Salem William J. Stevens, Salem John H. Sununu, Salem William E. Tuttle, Salem	45 46 48 44 45 44 48 45 44 45 45
Dist. 6 (Atkinson, Hampstead, Sandown) (3) Doris M. Spollett, Hampstead Clarence L. Webster, Hampstead George W. White, Atkinson	40 40 44
Dist. 7 (Brentwood, Danville, Fremont) (2) Charles Everett Cummings, Danville Mary T. Vey, Brentwood	44 42

Dist. 8 (Epping, Raymond) (3) Robert C. Erler, Raymond Vera E. Goodrich, Epping John Hoar, Epping	33 40 38
Dist. 9 (Kingston, Plaistow) (4) Leonard F. Sanborn, Kingston Annie Mae Schwaner, Plaistow Paul H. Simard, Plaistow K. Michael Tavitian, Plaistow	42 48 57 481/
Dist. 10 (East Kingston, Kensington, Newton) (2) Paul S. Estabrook, Kensington Myrtle B. Rogers, Newton	65 47
Dist. 11 (Seabrook, South Hampton) (2) Stanley A. Hamel, Seabrook Anthony T. Randall, Seabrook	60 60
Dist. 12 (Hampton, Hampton Falls) (5) Oliver H. Akerman, Hampton Falls Herbert A. Casassa, Hampton Wilfred R. Cunningham, Hampton Ednapearl F. Parr, Hampton Tony Smith, Hampton	5(5) 5) 5) 6(
Dist. No. 13 (Exeter) (5) Benjamin A. Brown, Exeter Lyman E. Collishaw, Exeter Edwin W. Eastman, Exeter F. Leroy Junkins, Exeter Henry H. Page, Exeter	5(5) 4! 4! 4!
Dist. No. 14 (Newmarket) (2) F. Albert Sewall, Newmarket John Twardus, Newmarket	42 42
Dist. No. 15 (North Hampton, Stratham) (3) W. Douglas Scamman, Jr., Stratham Peter S. Simmons, North Hampton Elliot A. Stevens, North Hampton	46 52 50
Dist. No. 16 (Greenland, Newfields, Newington) (Richard I. Ellis, Greenland Edna B. Weeks, Greenland	2) 50 50

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Dist. No. 17 (New Castle, Rye) (3) Elizabeth A. Greene, Rye Ralph F. Hammond, Rye Richard S. Lockhart, New Castle	52 54 50
Dist. No. 18 (Portsmouth, Ward 1) (2) Ralph C. Maynard, Portsmouth William Palfrey, Portsmouth	51 52
Dist. No. 19 (Portsmouth, Ward 2) (2) Ruth L. Griffin, Portsmouth James R. Splaine, Portsmouth	55 55
Dist. No. 20 (Portsmouth, Ward 3) (3) Mary E. Cotton, Portsmouth C. Cecil Dame, Portsmouth Joseph A. McEachern, Portsmouth	53 52 56
Dist. No. 21 (Portsmouth, Ward 4) (2) Robert T. Call, Portsmouth Thomas P. Connors, Sr., Portsmouth	52 55
Dist. No. 22 (Portsmouth, Ward 5) (2) Paul A. Hodgdon, Sr., Portsmouth Gerald G. Woods, Portsmouth	53 50
Dist. No. 23 (Portsmouth, Ward 6) (2) William F. Keefe, Portsmouth Paul McEachern, Portsmouth	52 50
Strafford County	
Dist. No. l (Milton) Ruth H. Dawson, Milton	54
Dist. No. 2 (Farmington, Middleton, New Durham, Strafford) (3)	19
Ralph W. Canney, Farmington Sheldon D. Harvey, New Durham Robert B. Hunt, Farmington Walter Colby, Farmington **	43 37 39 45
Dist. No. 3 (Barrington) Ruth T. Rowell, Barrington	35
Dist. No. 4 (Durham, Lee, Madbury) (4) John A. Beckett, Durham Dudley W. Dudley, Durham	33 37

Richard C. Plumer, Madbury Loring V. Tirrell, Durham	36 38
Dist. No. 5 (Rollinsford) Grace L. Joncas, Rollinsford	49
Dist. No. 6 (Somersworth, Wards 1, 4 & 5) (2) David J. Bouchard, Somersworth Helen Maloomian, Somersworth	49 49
Dist. No. 7 (Somersworth, Wards 2 & 3) (3) Peter N. Chasse, Somersworth Roland N. Hebert, Somersworth John H. Meserve, Somersworth	49 60 49
Dist. No. 8 (Rochester, Ward 1) (2) Patrick P. Tanner, Rochester Thelma P. Tibbetts, Rochester	42 40
Dist. No. 9 (Rochester, Ward 2) (2) John H. Ineson, Rochester Barbara C. Thompson, Rochester	40 38
Dist. No. 10 (Rochester, Ward 3) (2) Alfred J. Ruel, Rochester Noreen D. Winkley, Rochester	42 42
Dist. No. 11 (Rochester, Ward 4) (2) J. Paul LaRoche, Rochester Donald Sylvain, Rochester	42 42
Dist. No. 12 (Rochester, Ward 5) (2) Howell F. Preston, Rochester J. Thornton Tripp, Rochester	40 40
Dist. 13 (Dover, Ward 1) (2) Roger O. Bossie, Dover Max W. Leighton, Dover	431/ ₂ 41
Dist. 14 (Dover, Ward 2) (2) Mary E. Bernard, Dover Helene R. Donnelly, Dover	42 41
Dist. 15 (Dover, Ward 3) (2) William K. Kincaid, Dover Roderick H. O'Connor, Dover	42 41

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Dist. 16 (Dover, Ward 4) (2) Aram Parnagian, Dover Harriett W. B. Richardson, Dover	42 40
Dist. 17 (Dover, Ward 5) (2) Charlotte P. Cogswell, Dover Anthony A. McManus, Dover	38 40
Dist. 18 (Dover, Ward 6) (2) Raymond B. Peabody, Dover Harry H. Pray, Dover	40 42
Sullivan County	
Dist. 1 (Grantham, Plainfield) Sara M. Townsend, Plainfield	70
Dist. 2 (Cornish, Croydon) George A. Barrus, Cornish	60
Dist. 3 (Claremont, Ward 1) (2) Omer A. Rousseau, Claremont Mary R. Roy, Claremont	54 54
Dist. 4 (Claremont, Ward 2) (3) Robert B. Buckley, Jr., Claremont Roma A. Spaulding, Claremont John B. Tucker, Claremont	55 54 55
Dist. 5 (Claremont, Ward 3) (3) Robert J. Brodeur, Claremont Adolph J. Burrows, Claremont Carmine F. D'Amante, Claremont	54 54 53
Dist. 6, (Newport) (3) Alexander P. Lewko, Newport James A. Saggiotes, Newport Jesse W. Scott, Newport	45 47 45
Dist. 7, (Charlestown, Unity) (2) Martha McD. Frizzell, Charlestown Dana E. Olden, Charlestown	64 67
Dist. 8 (Springfield, Sunapee) George I. Wiggins, Sunapee	40
Dist. 9 (Acworth, Goshen, Langdon, Lempster, Washington) Stanley H. Williamson, Goshen	47
(*) Deceased (R) Resigned (**) Elected to fill vaca	ncy

The Mileage Committee wished to thank those members who served during the session as Monitors and Alternates

SUSPENSION OF RULES

Rep. George B. Roberts, Jr. moved that the rules of the House be so far suspended that all bills ordered to third reading so far be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted by the necessary two-thirds.

Third reading and final passage

- SJR 9, making an appropriation for additional office space for water resources board and state tax commission.
- $\,$ SJR 10, making an appropriation for the leasing of Pillsbury Street Building.
- SB 133, making a supplemental appropriation to the New Hampshire Racing Commission for harness racing.
- HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.
 - HB 284, increasing the fireman's relief fund.
- HB 601, relative to scholarships for orphans of veterans of the Southeast Asian conflict.
- $HB\ 336,$ providing for the calling of a constitutional convention.
- HB 376, providing for a commission to study the state constitution in preparation for the 1974 constitutional convention.
- HB 489, to make the police standards and training council a permanent state agency and making an appropriation therefor.
- SCR 6, relative to the effect of the federal budget cutbacks on the fiscal affairs of the state of New Hampshire.
- HB 472, authorizing the department of education to contract with school volunteer programs for continued services, and making an appropriation therefor.

HB 310, relative to cooperative extension work at the university of New Hampshire.

HB 644, relative to the holder in due course doctrine.

HB 892, to clarify the status of accountants under the statutes.

HB 891, relative to all county accounting reports.

HB 708, relative to fraudulent receipt of welfare assistance.

HB 657, establishing a multi-use statewide trail system.

HB 548, revising the day care advisory committee to provide for representation by users of day care facilities.

HB 634, relative to any type of advertising attached to objects of nature whether such advertising be upon primary or secondary roads.

HB 775, relative to retail sales agreements.

HB 830, clarifying the statutes on explosives.

RECESS

AFTER RECESS

COMMITTEE REPORTS CONTINUED

(Deputy Speaker in the Chair)

HB 645

relative to the compensation to be paid members of the Hillsborough county convention. No recommendation due to lack of quorum. Rep. Lyons for the Hillsborough County Delegation.

The executive committee voted to table this bill as amended pending other legislation (HB 163).

Rep. Bednar moved that HB 645 be reported inexpedient to legislate and spoke in favor of the motion.

Adopted.

HB 715

providing for the appointment of a Hillsborough county nursing home administrator. No recommendation due to lack of quorum. Rep. Lyons for the Hillsborough County Delegation.

The majority of the executive committee voted to table this bill as amended pending other legislation (HB 365).

Rep. Colburn moved that HB 715 be reported as ought to pass and spoke in favor of the motion.

(discussion)

Rep. Dwyer spoke against the motion.

Rep. Bednar moved that HB 715 be reported as indefinitely postponed and spoke in favor of the motion.

Reps. Streeter and Lambert moved the previous question. Sufficiently seconded.

Adopted.

HB 715 indefinitely postponed.

HB 79

to implement a guaranteed protection plan of motor vehicle insurance. Majority: Ought to pass with amendment; Rep. Bigelow for Banks and Insurance. Minority: Ought to pass with amendment. (Rep. Paul McEachern)

Majority: Improves the present system of automobile reparations by expediting payment of out of pocket loss of medical expenses and lost wages.

Minority: Allows no fault benefits without taking away the right to sue a wrongdoer and does not require mandatory insurance.

Rep. Spirou moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Reps. Nims, Burns, Leighton, Ralph W. Wilson, Bartlett, Burrows and Wayne E. Helie spoke against the motion.

Reps. Read, Estabrook, Shea, Dorthea M., O'Neil, James A., Humphrey, Scott, Joseph L. Cote, Lint, Bushey and Gorman spoke in favor of the motion.

Reps. Kenneth W. Spalding and Ellis wished to be recorded against HB 79.

A division was requested.

152 members having voted in the affirmative and 133 in the negative, the motion prevailed.

Rep. Sayer abstained from voting under Rule 16.

RECONSIDERATION

Rep. Spirou moved Reconsideration on HB 79.

Reconsideration lost.

REPORT OF THE HOUSE CONFEREES

ON CACR 12

The House members of the Committee of Conference on CACR 12, Relating to: Jury trial in civil causes, hereby reports that they are unable to reach agreement with the Senate members and therefore they move:

- 1. That the House discharge the House members of said Committee of Conference;
- 2. That the House reconsider its action whereby it refused to concur in the Senate amendment to said CACR and requested a committee of conference; and
- 3. That the House non-concur in the Senate amendment to said CACR 12.

Rep. Joseph M. Eaton, Hills. Dist. 1 Rep. Kimon S. Zachos, Hills. Dist. 25 Rep. John C. Harvell, Hills. Dist. 9 Rep. William M. Gardner, Hills. Dist.

Rep. Paul McEachern, Rock. Dist. 23

Rep. Joseph M. Eaton moved the House adopt the Report of the House Conferees.

Adopted.

HB 734

relative to the establishment of new positions in the county government of Hillsborough county. No recommendation due to lack of quorum. Rep. Lyons for the Hillsborough County Delegation.

The executive committee voted against HB 734 as amended in amendment No. 1. The majority of the executive committee voted in favor of HB 734 as amended in amendment No. 2.

Rep. Lyons moved that HB 734 be reported ought to pass as amended, with amendment No. 2, and spoke in favor of the motion.

(discussion)

AMENDMENT NO. 2

Amend said bill by striking out section 1 and inserting in place thereof the following:

1 Hillsborough County Employees. Amend RSA 28:10, as amended, by striking out said section and inserting in place thereof the following:

28:10 Employees, Counties. The commissioners of each county shall employ such number of clerk and agents as said commissioners deem necessary. In Hillsborough county the county commissioner, any elected or appointed official, prior to establishing any new position within said county, shall obtain written approval from the Hillsborough county executive committee for such new position.

Amendment No. 2 adopted.

Ordered to third reading.

HB 618

increasing the commission on pari-mutuel pools at horse and harness races and changing the tax payable to the state. Ought to pass with amendment. Rep. Keefe for Ways and Means.

This bill recognizes the need for an increased return to the track where thoroughbred and harness racing meets are held. In case of thoroughbred racing the percentage is increased from 16 to 18%; and in the case of harness racing from 17 to 19%. The percentage return to the state remains the same in each case.

AMENDMENT

Amend RSA 284:23, I as inserted by section 3 of the bill by striking out in line three the words "seven and one-half" and inserting in place thereof the following (eight) and by striking out in line six the words "one-quarter" and inserting in place thereof the following (three-quarters) so that said paragraph as amended shall read as follows:

I. Each person, association or corporation licensed to conduct a running horse race or running horse meet under this chapter shall pay to the state treasurer a sum of money equal to eight percent of the total contributions to all pari-mutuel pools conducted, made or sold at any such race or meet licensed hereunder. Of the amount so paid to the state treasurer a sum equal to seven and three-quarters percent of such total contribution shall be distributed in accordance with the provisions of RSA 284:2 and a sum equal to one-fourth of one percent of said total contribution shall be expended for the promotion of agriculture in the state under the direction of the commisioner of agriculture.

Amend the bill by striking out the second section numbered 3

Further amend the bill by striking out section 5 and inserting in place thereof the following:

5 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

RECONSIDERATION

Rep. Coutermarsh moved Reconsideration on HB 618.

Reconsideration lost.

HB 776

clarifying tax exemptions on real estate and personal property owned by governmental bodies. Ought to pass with amendment. Rep. Keefe for Ways and Means.

Committee voted 15-1, believing bill permits local communities to make taxation decisions.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

clarifying tax exemptions on real estate owned by the state.

Amend RSA 72:23, I as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

I. Lands and buildings and structures thereon and therein and the personal property owned by the state, cities, towns, school districts and village districts, except all said lands and buildings and structures owned by the state, which are leased or otherwise contracted to private individuals or other non-tax-exempt persons, firms, or corporations for profit-making purpose, shall be taxable to such individuals, firms, or corporations. All land, buildings and structures which are used for recreational areas, including areas for parking related thereto shall not be taxed.

Amendment adopted.

Ordered to third reading.

HB 411

enlarging the scope of the sweepstakes operation. Ought to pass. Rep. Hall for Ways and Means.

At the request of Rep. McLane, Rep. Sayer answered questions.

(discussion)

Rep. Meserve moved that HB 411 be indefinitely postponed and spoke in favor of the motion.

Reps. Sayer, Chandler and Daniell spoke against the motion.

Reps. George B. Roberts, Jr., Ellis, McLane, D'Allesandro and Hamel spoke in favor of the motion.

Rep. Read moved that HB 411 be laid on the table.

Motion lost.

Rep. James E. O'Neil moved the previous question.

Sufficiently seconded.

Adopted.

HB 411 indefinitely postponed.

RECONSIDERATION

Rep. Meserve moved Reconsideration on HB 411.

Reconsideration lost.

The Speaker called for the Special Order on:

HB 678

to limit the application of rules and regulations affecting day care centers promulgated and enforced by the welfare department.

Rep. Sweeney moved that HB 678 be reported ought to pass with amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a committee to study rules and regulations promulgated by the welfare department as they are applied to day care centers.

Amend the bill by striking all after the enacting clause and inserting in place thereof the following:

I Committee Established. There is hereby established an interim committee to study the application of day care rules and regulations which are issued and enforced by the division of welfare, department of health and welfare. Such committee shall consist of eight members of the house committee on public health and welfare appointed by the chairman of such committee. The members shall elect one of the members as chairman. Members shall receive no compensation for their services but shall receive legislative mileage for attendance at meetings. The committee shall meet at a place to be determined by them every month on the third Wednesday of such month, beginning

in August. The committee shall submit a final report of its findings, together with any proposals for legislation to the speaker of the house of representatives by November 1, 1975.

2 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Ordered to third reading.

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE JOINT RULES

VACATE

Rep. Claffin moved that the House vacate the reference of HB 1004, increasing the limit on the amount of bonds which may be guaranteed by the state for water supply and pollution control projects, to the committee on Resources, Recreation and Development and re-refer said Bill to the committee on Appropriations.

Adopted.

SUSPENSION OF RULES

Rep. Claffin moved that the rules of the House be so far suspended as to allow public hearings on the following bills without the necessary one day's notice in the calendar: HB 970, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison; HB 962, making the water supply and pollution control commission a self-sustaining agency; HB 964, relative to certain exemptions from filing plans and specifications of sewage disposal systems; and HB 1032, relative to adopting the federal numbering system for power boats.

Adopted by the necessary two-thirds.

SUSPENSION OF RULES

Rep. Stevenson moved that the rules of the House be so far suspended as to allow a public hearing on HB 1027, amending in general the workmen's compensation laws, without the necessary one day's notice in the calendar.

Adopted by the necessary two-thirds.

Rep. George B. Roberts, Jr. moved that all bills not acted on in today's calendar be placed on tomorrow's calendar for action.

Adopted.

SUSPENSION OF RULES

Rep. Gemmill moved that the rules of the House be so far suspended as to allow a public hearing on HB 1047, continuing the office space study committee, without the necessary one day's notice in the calendar.

Adopted by the necessary two-thirds.

SUSPENSION OF RULES

Rep. Hoar moved that the rules of the House be so far suspended as to allow a public hearing on HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges; HB 1044, relative to the purchase of handicapped-made products and services by the state; and HB 1021, relative to establishing a noise abatement program, without the necessary one day's notice in the calendar.

Adopted by the necessary two-thirds.

SUSPENSION OF RULES

Rep. Frizzell moved that the rules of the House be so far suspended as to allow a public hearing on HB 1015, transferring and repealing existing criminal statutes as proposed by the recodification committee, and making technical amendments to statutes so that they conform to the criminal code, without the necessary one day's notice in the calendar.

Adopted by the necessary two-thirds.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading since recess be read a third time by this resolution and that all titles of bills be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourn today it be to meet tomorrow at 11:00 a.m.

Adopted.

LATE SESSION

Third reading and final passage

HB 734, relative to the establishment of new positions in the county government of Hillsborough county.

HB 618, increasing the commission on pari-mutuel pools at horse and harness races and changing the tax payable to the state.

HB 776, clarifying tax exemptions on real estate and property owned by the state.

HB 678, establishing a committee to study rules and regulations promulgated by the welfare department as they are applied to day care centers.

On motion of Rep. Hanson the House adjourned at 10:59 p.m.

Thursday, 24May73

The House met at 11:00 o'clock.

Prayer was offered by Assistant Chaplain Father Francis J. O'Connor.

Father, the time is now, when we Your people, must touch the world which is ours. We cannot stand by idle and watch it drift without a hand to guide it. Your Spirit lives on within us giving us new powers to mold and fashion this world and ourselves according to Your design. As we have seen and heard, so let us live that we may build here a new and lasting city where You will be pleased to dwell. Amen.

PLEDGE OF ALLEGIANCE

Rep. David J. Bradley led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Greene, the day, illness.

Rep. Bergeron, today and tomorrow, illness.

Rep. P. Robert Thibeault, today and tomorow, important business.

ENROLLED BILLS REPORT

HB 13, prohibiting motorboats powered by fuel on Brindle Pond.

HB 315, revising the method of payment of the debt service and maintenance of the women's dormitory at New Hampshire Technical Institute in Concord.

SB 106, permitting use of paper ballots for certain elections in cities and towns which have adopted use of voting machines therein.

Katherine J. Harriman
For The Committee

SUSPENSION OF RULES

Rep. Colburn moved that the rules of the House be so far suspended as to permit the holding of a public hearing without due notice in the calendar on HB 1031, providing an interim transitional zoning procedure.

Adopted by the necessary two-thirds.

SENATE MESSAGES CONCURRENCE

HJR 25, relative to an appropriation for Murphy House at the Laconia state school and training center.

INTRODUCTION SB's, SJR, SCR and CACR First, second reading and referral

SB 69, relative to selling betting cards by the sweepstakes commission. Ways and Means.

SJR 6, relative to retirement credit for Francis J. Donahue. Executive Departments and Administration.

- SCR 8, providing for the establishment of a joint legislative committee on improvement of law enforcement and criminal justice. Judiciary.
- SB 165, providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women. Executive Departments and Administration.
- SB 175, relative to raising the limit on state agencies field purchases from fifty to one hundred dollars. Executive Departments and Administration.
- SB 98, providing that the motor vehicle record of person to whom the vehicle is registered is prima facie evidence that registered owner of vehicle was the driver at time vehicle illegally passes a school bus. Transportation.
- SB 118, providing a ten year statute of limitations on the legacy and succession tax for title purposes. Ways and Means.
- SB 173, providing for legal service corporations which shall offer legal insurance. Banks and Insurance.
- SB 130, to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability. Municipal and County Government and Education.

COMMITTEE REPORTS

The Speaker called for the Special Order:

HCR 20

relative to including Sandwich Notch in the White Mountain National Forest. Ought to pass. Rep. Milne for Resolutions and Screening.

Recommended in order to help preserve the Sandwich Notch area.

Ordered to third reading.

HB 658

relative to the revocation of approval by the water supply and pollution control commission of plans for sewage or waste disposal systems. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development. Pinpoints responsibility for defective data in plans of sewage and waste disposal systems.

AMENDMENT

Amend the title by striking out same and inserting in place thereof the following:

AN ACT

relative to the responsibility for erroneous or false data on plans for sewage or waste disposal systems.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Responsibility for False or Erroneous Data, Amend RSA 149-E:3, (supp) as inserted by 1967, 147:13, as amended, by inserting after paragraph VIII the following new paragraph:

IX. With regard to any sewage or waste disposal system plan submitted, any person who wilfully or negligently generates any erroneous or fallacious data shall bear the full responsibility for same.

2 Effective Date. This act shall take effect sixty days after passage.

Amendment adopted.

Ordered to third reading.

HB 624

relative to filing estimates of business profits tax. Ought to pass with amendment. Rep. Nutt for Ways and Means.

This bill allows seasonal businesses to defer payments of Business Profits Tax estimates until actual income has been received.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to payment of business profits tax.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Optional Method of Payment by Seasonal Businesses. Amend RSA 77-A:7, I (supp), as inserted by 1970, 5:1, as amended, by striking out said paragraph and inserting in place :hereof the following:
- I. One quarter of the taxpayer's estimated business profits tax for the subsequent taxable period is due and payable at the time the taxpayer files the declaration required in RSA 77-A:6, II; one quarter is due and payable three months thereafter; one quarter is due and payable six months, thereafter; and one quarter is due and payable nine months thereafter. However, in the case of a taxpayer who has received less than ten percent of his annual estimated taxable business profits at the time of filing the declaration required by RSA 77-A:6, II, tax payments, at the option of the taxpayer, may be made in three equal installments; one third due and payable three months after the date for filing the declaration, one third six months after the date for filing the declaration, and one third nine months after the date for filing the declaration. If the return required by RSA 77-A:6, I, shows an additional amount to be due, such additional amount is due and payable at the time the return is filed. If such return shows an overpayment of the tax due, the commission shall refund such overpayment to the taxpayer or shall allow the taxpayer a credit against a subsequent payment or payments due, to the extent of the overpayment, at the taxpaver's option.
- 2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 693

relative to debt during transition period following adoption of optional fiscal year. Ought to pass with amendment. Rep. Sayer for Ways and Means.

Sets certain conditions for determining debt limit for towns or cities when adopting optional fiscal year.

AMENDMENT

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Debt During Transition Period of Optional Fiscal Year. Amend RSA 31:94-d as inserted by 1969 497:1 by striking out in line six the words "nine years" and inserting in place thereof the following (twenty years. For the purposes of this section, taxes assessed shall include all taxes reimbursed to the town, city or county in accordance with the provisions of RSA 31-A) so that said section as amended shall read as follow:

31:94-d Debt During Transition Period. Towns, cities and counties which have adopted the provisions of section 94-a may incur debt under the provisions of RSA 33 in an amount not to exceed one-third of all taxes assessed on April first of the year following adoption of section 94-a, excluding payments upon outstanding debts, said debt to be discharged in not more than twenty years. For the purposes of this section, taxes assessed shall include all taxes reimbursed to the town, city or county in accordance with the provisions of RSA 31-A. Debt incurred pursuant to this section shall not be included in the debt limit of the town, city or county, and the funds borrowed pursuant to this section shall be used only to defray additional costs that result from the adoption of an eighteen month transitional accounting period.

Amendment adopted.

Ordered to third reading.

HB 720

relative to amending the RSA by deleting the word "poll" and substituting where applicable the word "resident". Ought to pass with amendment. Rep. Splaine for Ways and Means.

This bill replaces the obsolete term "poll" with "resident" with respect to the current resident tax. The amendment merely changes twenty-one to eighteen to conform to the new age of majority.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

I Deleting the Word "Poll" from Section. Amend RSA 72:1 (supp), as amended by 1973, 72:4, by striking out in line one the word "poll" so that said section as amended shall read as follows:

72:1 Persons Liable. A tax of ten dollars, to be known as the "resident tax" shall be assessed on every inhabitant of the state from eighteen to sixty-five years of age whether a citizen of the United States or an alien, except paupers, insane persons, the widow of any veteran who served in the armed forces of the United States in any wars, conflicts or armed conflicts in which it has been engaged, the widow of any citizen who served in the armed forces of any country allied with the United States in any of the wars, conflicts or armed conflicts as defined in sections 28 and 32 of this chapter, and others exempt by special provisions of law. The exemption herein provided for a widow shall be available only until she remarries.

Amendment adopted.

Ordered to third reading.

SJR 20

providing for an additional appropriation for expenses of the legislature. Ought to pass. Rep. Drake for Appropriations.

Money needed to complete legislative session.

Ordered to third reading.

HB 549

establishing a New Hampshire housing authority and making an appropriation therefor. Ought to pass. Rep. Sara M. Townsend for Executive Departments and Administration.

The committee feels that the need for a housing authority is vital.

Referred to Appropriations.

HB 818

relative to the administration of the revenue laws. Ought to pass with amendment. Rep. Duprey for Executive Departments and Administration.

House bill 818 is the accumulation of four years of study. It divides the functions in the present tax commission to (1) a quasi-judicial board of taxation for the purpose of deciding on questions of tax assessments and other matters of law. This board also assists municipalities; (2) establishes a department of revenue administration to carry on the day to day administrative work of the present department.

AMENDMENT

Amend RSA 71-A:10, XI as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

XI. To File Report. To file with the secretary of state on or before January fifteenth in each year their report, showing all the taxable property in the state and the assessed value of the same, in tabulated form, and such other statistics and information as may be deemed of interest.

Amend RSA 33:4-b as inserted by paragraph I of section 11 of the bill by striking out same and inserting in place thereof the following:

33:4-b Debt Limit; Computation. The debt limitations hereinbefore prescribed, except for counties, shall be based upon the applicable last locally assessed valuation of the municipality as last equalized by the board of taxation and shall include the equalized value of property formerly taxed pursuant to the provisions of RSA 72:7; 72:15, I, V, VII, VIII, IX, X and XI; 72:16: 72:17; 73:26; 73:27; and 73:11 through 16 inclusive, all as amended, which was relieved from taxation by 1970, 5:3, 5:8 and 57:12, as determined under the provisions of RSA 71:11 as amended. Whenever several municipalities possessing the power to incur indebtedness cover or extend over identical territory, each such municipality shall so exercise the power to incur indebtedness under the foregoing limitations so that the aggregate net indebtedness of such municipalities shall not exceed nine and seventy-five hundredths (9.75) percent of the valuation of the taxable property as hereinbefore determined, except as provided for cooperative school districts under RSA 195:6. A written certificate of the board of taxation signed by any member thereof shall be conclusive evidence of the base valuation of municipalities for computing debt limits hereunder.

Amend the bill by striking out section 18 and inserting in place thereof the following:

18 Employees. There are hereby established in the board of taxation the following permanent classified employees:

2 Review Appraiser III

1 Clerk Steno IV

1 Clerk Steno II

1 Clerk Typist II

The salaries of said classified employees and the salary of the commissioner of revenue administration shall be paid out of the salary adjustment fund.

Amendment adopted.

Referred to Appropriations.

HB 879

relative to overtime pay for all full-time employees of the department of public works and highways and making an appropriation therefor. Ought to pass with amendment. Rep. Withington for Executive Departments and Administration.

Gives highway employees time and a half for overtime all year around instead of just in the winter months. Cost \$145.000.

AMENDMENT

Amend the bill by striking out section 2 of same and inserting in place thereof the following:

2 Appropriation. The sum of one hundred forty-five thousand dollars is hereby appropriated from the highway fund for the purposes of this act for the fiscal year 1974 and the same sum for fiscal year 1975. The sum of eight thousand five hundred dollars is hereby appropriated for the purposes of this act to the Central New Hampshire Turnpike for fiscal year 1974 and the same sum for fiscal year 1975. The sum of fourteen thousand five hundred dollars is hereby appropriated to the Eastern New Hampshire Turnpike for the purposes of this act for fiscal year 1974 and the same sum for fiscal year 1975. Said sums shall be in addition to any other sums appropriated to the department of public works and highways and the Eastern and Central New Hampshire Turnpikes. The governor is authorized to draw his warrant for said sums out of the highway fund, the Central New Hampshire Turnpike sinking fund and the Eastern New Hampshire Turnpike sinking fund, respectively.

Amendment adopted.

Referred to Appropriations.

HB 814

relative to sand eels. Ought to pass with amendment. Rep. Chamberlin for Fish and Game.

Out of state bait dealers are now taking this valuable state resource and selling them for bait. Nothing in present law to prohibit them from legally doing now.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 540

providing for a return of certain fines from district court to cities and towns. Refer to the Judicial Council for interim study with House and Senate Judiciary Committees along with HB 491 on district courts. Rep. Forcier for Judiciary.

HB 540, SB 40 and a section of HB 491 all deal with returning money from district courts to the town of origin of the case. The committee felt that the three should be studied further and coordinated.

Referred to the Judicial Council with House and Senate Judiciary Committees for interim study.

HB 609

relative to revision of existing statutes imposing only fines above one hundred dollars which constitute misdemeanors for natural and any other persons, and above two hundred dollars constitutes a felony for any other persons under the provisions of the criminal code. Ought to pass with amendment. Rep. McManus for Judiciary.

One of the several bills to make all penal statutes conform to the requirements of the criminal code.

AMENDMENT

Amend RSA 4:40-e inserted by section 2 of the bill by striking out same and inserting in place thereof the following: 4:40-e Penalty. Whoever removes sand and gravel from the bed of any navigable water or great pond in violation of any provisions of RSA 4:40-a, RSA 4:40-b, and RSA 4:40-c shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony.

Amend RSA 69:8 as inserted by section 11 of the bill by striking out same and inserting in place thereof the following:

69:8 Wrongful Voting, etc. If any person, at a meeting for the choice of officers, or at any primary or biennial election, shall give in more than one vote for any officer voted for at such meeting, primary or biennial election; or shall apply for a ballot in a name other than his own, or having once voted shall apply for another ballot in his own name; or if any person under the age of eighteen years, or an alien not naturalized, or any person who is not a legal voter, shall give in a vote for any officer at such meeting, primary or biennial election; or if any person, being under examination as to his qualifications as a voter before the board of supervisors, shall give any false name or answer, he shall be guilty of a misdemeanor.

Amend RSA 211:64 as inserted by section 48 of the bill by striking out same and inserting in place thereof the following:

211:64 Penalty. Any person who violates the provisions of RSA 211:62-a or any rule or regulation promulgated by the director as hereinbefore provided relative to clams, clam worms and oysters, shall be guilty of a violation. Any person taking clams in excess of the limits provided by regulations promulgated under RSA 211:62, shall be guilty of a violation and an additional violation for each quart taken or possessed in excess of the legal limit, provided that said additional fine shall in no case exceed five hundred dollars. The director, in his discretion, may also revoke any license issued to said person under this title for a period not exceeding one year.

Amend RSA 224:37 as inserted by section 49 of the bill by striking out same and inserting in place thereof the following:

224:37 — For Official Neglect. If any warden or his deputy shall wilfully neglect or refuse to perform the duties prescribed herein he shall, upon complaint of the director of the division of resources development, department of resources and economic development, be guilty of a misdemeanor.

Amend RSA 262-A:62-a as inserted by section 56 of the bill by striking out same and inserting in place thereof the following:

262-A:62-a Possession of Drugs. Any person who operates on any way a motor vehicle while knowingly having in his possession or in any part of the vehicle a controlled drug in violation of the provisions of RSA 318-B shall, be guilty of a misdemeanor, and his license shall be revoked or his right to operate denied for a period of sixty days and at the discretion of the court for a period not to exceed two years.

Amend RSA 279:28, II as inserted by section 64 of the bill by striking out same and inserting in place thereof the following:

II. Any employer or the officer or agent of any corporation who pays or agrees to pay to any employee less than the rates applicable to such employee under a mandatory minimum fair wage order or statutory minimum wage shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony. Each week in any day of which such employee is paid less than the rate applicable to him under a mandatory minimum fair wage order or statutory minimum wage and each employee so paid less shall constitute a separate offense.

Amend RSA 313:20 as inserted by section 74 of the bill by striking out same and inserting in place thereof the following:

313:20 Penalties. The violation of or wilful failure to comply with any of the provisions hereof or of any rule or regution lawfully made hereunder, shall be a misdemeanor. In towns and cities having a full-time health officer it shall be the duty of said health officer, with the cooperation of the department of health and welfare, division of public health services, to enforce the provisions of this chapter by inspections of all barbershops therein periodically, to prosecute in the courts any violations discovered and to report such violations to the examining and licensing board. In towns and cities not having a full-time health officer, it shall be the duty of the examining and licensing board to enforce, with the cooperation of the department of health and welfare, division of public health services, the provisions of this chapter by inspections of all barbershops therein periodically and to prosecute in the courts any

violations discovered. In connection with the carrying out of said inspections the rules and regulations promulgated by the department of health and welfare, division of public health services under authority of RSA 147:2 shall govern.

Amend RSA 398-A:7-a as inserted by section 104 of the bill by striking out same and inserting in place thereof the following:

398-A:7-a Penalty. Any person who wilfully violates any provision of this chapter shall, if a natural person, be guilty of a misdemeanor, and if any other person be guilty of a felony for each such violation.

Amend RSA 471-A:25, I as inserted by section 127 of the bill by striking out same and inserting in place thereof the following:

I. Any person who wilfully fails to render any report or perform other duties required under this chapter shall be guilty of a violation for each day such report is withheld or such duties not performed, provided that the total fine shall not exceed five hundred dollars.

Amend the bill by striking out sections 15, 16, 17, 18, 19, 42, 88, 97, 98, and 99 and by renumbering sections 20 through 143 to read as

15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 and 137 respectively.

Amendment adopted.

Ordered to third reading.

HB 636

providing an attorney for indigent persons seeking unemployment compensation benefits. Ought to pass with amendment. Rep. Spirou for Judiciary.

As amended, this bill authorizes a claimant appealing an

adverse ruling of the appeals tribunal of the department of employment security to select qualified counsel to represent him in the superior court. The counsel shall be paid out of the department's compensation fund at the rate set by the superior court.

AMENDMENT

Amend the bill by striking all after the enacting clause and inserting in place thereof the following:

- 1 Unemployment Compensation Benefits. Amend RSA 282:13 by inserting after paragraph D the following new paragraph:
- E. Appointment of Counsel. Any claimant seeking unemployment compensation benefits who is appealing an adverse ruling of the appeals tribunal the department of employment security shall authorize said claimant to select qualified counsel to represent him on such appeal. At the time of hearing before the appeals tribunal the department shall advise every aggrieved claimant of this right by a written notice. Any attorney selected under this paragraph shall be paid by the department at a rate to be established by the superior court. Upon passage of this law the department shall requisition and receive such federal grants as are available for unemployment compensation administration funds and shall apply such funds as needed to such counsel fees
- 2 Effective Date. This act shall take effect sixty days after passage, provided that it shall affect only those appeals filed after the effective date.

Amendment adopted.

Ordered to third reading.

HB 653

providing for trial of certain misdemeanors by six member juries. Ought to pass. Rep. Currier for Judiciary.

Judicial Council did not recommend six member juries for district courts, but suggested that in superior court more prompt, efficient and inexpensive trials without jeopardy of the rights of the accused would result with the implementation of this bill. To be used only in misdemeanors. A worthwhile experiment already in use in other states.

Ordered to third reading.

HB 703

to transfer or repeal all of title LVIII (crimes and offenses) except chapters 570-A, 571-B, and 585 and to rename the title. Ought to pass. Rep. McManus for Judiciary.

Title becomes "Public Justice." Provides for repeal of statutes covered entirely by the criminal code and transfer of the sections not repealed.

Ordered to third reading.

HB 716

to codify the Uniform Partnership Act. Ought to pass with amendment. Rep. Record for Judiciary.

Makes the law clearer; now gray, restrictive, outmoded, with many problems, particularly on loans and land title. Adopts a great volume of court law. Present law enacted in 1860. Amendment only reinstates a portion of the law omitted in drafting.

AMENDMENT

Amend RSA 304-A:32, II, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

- II. The court shall decree a dissolution on the application of the purchaser of a partner's interest under RSA 304-A:27 or RSA 304-A:28:
- (a) After the termination of the specified term or particular undertaking.
- (b) At any time if the partnership was a partnership at will when the interest was assigned or when the charging order was issued.

Amendment adopted.

Ordered to third reading.

HB 794

relative to the salaries of justices, special justices and clerks

of district courts. Refer to Judicial Council with House and Senate Judiciary Committees for interim study. Rep. Record for Judiciary.

HB 794 and HB 822 have to do with salaries of justices and clerks in district court, amounts and bases of computation. The committee agreed these bills should be studied in conjunction with HB 491 on district courts.

Referred to Judicial Council with House and Senate Judiciary Committees for interim study.

HB 808

abolishing settlement and creating districts for the administration of general assistance and veterans relief. Refer to joint House and Senate Judiciary Committees for interim study. Rep. Spirou for Judiciary.

Settlement is confusing. This bill purports to solve the problems. Committee felt that it deserves more study before enactment.

Referred to Joint House and Senate Judiciary Committees for interim study.

HB 822

relative to the practice of law by district court justices. Refer to Judicial Council with House and Senate Judiciary Committees for interim study. Rep. Record for Judiciary.

HB 794 and HB 822 have to do with salaries of justices and clerks in district court, amounts and bases of computation. The committee agreed these bills should be studied in conjunction with HB 491 on district courts.

Referred to Judicial Council with House and Senate Judiciary Committees for interim study.

HB 861

relating to limited partnerships. Ought to pass. Rep. Buckley for Judiciary.

Clarifies title to property; authorizes corporations to be general or limited partners in a limited partnership, some changes in arrangement in statutes.

Ordered to third reading.

HB 871

relative to the jurisdiction of the probate courts. Ought to pass. Rep. Nighswander for Judiciary.

Would give probate judges concurrent rights with superior court judges in interpreting wills, reduce expense, shorten time and make probating more efficient. In accord with uniform code.

Ordered to third reading.

HB 872

relative to appeals from probate courts. Ought to pass with amendment. Rep. Nighswander for Judiciary.

Companion to HB 871. Provides that appeals from the probate court would go directly to the supreme court, except when a jury trial on factual issues is held in the superior court. To avoid repetition, delay, expense. The amendment would substitute reasonable compensation for twelve dollars and fifty cents.

AMENDMENT

Amend the bill by striking all after section 5 of same and inserting in place thereof the following:

6 Stenographic Record. Amend RSA 547:32 by striking in line two the words "twelve dollars and fifty cents per day" and inserting in place thereof the following (reasonable compensation) so that said section as amended shall read as follows:

547:32 Compensation. Such stenographer when so employed shall be allowed reasonable compensation and shall be reimbursed for his or her actual expenses when away from home, and the same shall be paid by the respective county.

7 Effective Date. This act shall take effect September 1, 1973.

Amendment adopted.

Ordered to third reading.

HR 975

relative to the use of recording devices in superior and district courts. Ought to pass. Rep. Anthony Stevens for Judiciary.

Requires courts to allow either side to record proceedings. Would be most helpful, already done somewhat.

Ordered to third reading.

HB 986

relative to recovery of medical assistance from legally liable parties. Ought to pass. Rep. Nighswander for Judiciary.

Similar to the law giving hospitals a lien on insurance. Administration of medical assistance now caught between federal requirements and inadequacy of state laws.

Ordered to third reading.

HB 987

relative to the alternate salary of special justices of district courts. Ought to pass. Rep. Forcier for Judiciary.

The special justice's salary is regulated by a formula in relation to the justice's salary. A town may vote to pay him twenty dollars per day when he serves. This bill increases the pay from twenty to fifty dollars.

Ordered to third reading.

HB 824

relative to disqualification and union membership. Refer to Advisory Council established by RSA 282 for study and public hearing. Rep. Stevenson for Labor, Human Resources and Rehabilitation.

Committee feels this bill needs further study as it does not accomplish expressed purposes of sponsor.

Referred to Advisory Council established by RSA 282 for study and public hearing.

HB 825

redefining readiness to accept work for the purposes of unemployment benefits. Refer to Advisory Council established by RSA 282 for study and public hearing. Rep. Stevenson for Labor, Human Resources and Rehabilitation.

Committee feels this bill needs further study as it does not accomplish expressed purposes of sponsor.

Referred to Advisory Council established by RSA 282 for study and public hearing.

HB 841

relative to unemployment compensation appeal procedure. Refer to Advisory Council established by RSA 282 for study and public hearing. Rep. Stevenson for Labor, Human Resources and Rehabilitation.

Committee feels this bill needs further study as it does not accomplish expressed purposes of sponsor.

Referred to Advisory Council established by RSA 282 for study and public hearing.

HB 886

relative to benefits paid while appeal is pending. Refer to Advisory Council established by RSA 282 for study and public hearing. Rep. Stevenson for Labor, Human Resources and Rehabilitation.

Committee feels this bill needs further study as it does not accomplish expressed purposes of sponsor.

Referred to Advisory Council established by RSA 282 for study and public hearing.

HB 899

providing that appeal tribunals shall consist of representatives of employees, employers and the department of employment security; that a chairman shall be selected by the three members from their group, who shall be other than the representative from the department of employment security. Refer to Advisory Council established by RSA 282 for study and public hearing. Rep. Stevenson for Labor, Human Resources and Rehabilitation.

Committee feels this bill needs further study as it does not accomplish expressed purposes of sponsor.

Referred to Advisory Council established by RSA 282 for study and public hearing.

HB 729

authorizing the general court to apply for and receive federal funds. Inexpedient to legislate. Rep. Gemmill for Legislative Administration.

The sponsor recommended that this bill be reported inex-

pedient since the subject matter is covered by Section 22 of HB 778, now in Appropriations Committee.

Resolution adopted.

HB 866

allowing local wineries to sell wine directly to the consumer at the winery. Ought to pass. Rep. Enright for Liquor Laws.

Would help the economy of the state. Unanimous vote of the committee.

Ordered to third reading.

HB 839

relative to unemployment compensation during and after pregnancy. Inexpedient to legislate. Rep. Skinner for Labor, Human Resources Rehabilitation.

Subject matter covered by HB 798.

Resolution adopted.

HB 885

repealing the prohibition against liquor advertising in fraternal, religious, educational, patriotic, social or civic group publications. Inexpedient to legislate. Rep. Bernard for Liquor Laws.

Covered under HB 913. Unanimous vote of committee.

Resolution adopted.

HB 913

relative to the advertising of liquor and beverages. Ought to pass with amendment. Rep. Peter N. Chasse for Liquor Laws.

Unanimous vote. Will help the economy of the state of New Hampshire.

AMENDMENT

Amend RSA 175:10 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

175:10 Advertising.

I. All advertising of liquor or beverages within the state through the medium of billboards is prohibited.

- II. No other advertising of liquor or beverages within the state shall be permitted except as specifically authorized by the commission.
- III. The commission in the exercise of its authority under paragraph II shall not prohibit advertising through the medium of newspapers, magazines, periodicals, television and radio broadcasting, sport films, travelogs, or in any booklet, program, program book, year book, magazine, newspaper, periodical, brochure, circular or other similar publication published by, for or in behalf of any religious, fraternal, educational, patriotic, social or civic group, provided that all such advertising shall be subject to the regulations of the commission.

Amendment adopted.

Ordered to third reading.

HB 706

providing for a permanent retirement system for employees of the city of Manchester if adopted on referendum. Ought to pass with amendment. Rep. Martineau for the Manchester Delegation.

This bill would provide for a uniform pension and retirement system replacing the existing pay-as-you-go system for the city of Manchester. The question of adopting this system would be put on referendum for the voters of Manchester to decide in November, 1973.

AMENDMENT

Amend paragraph VII of section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

VII. "Normal retirement date" shall mean the first day of the month coinciding with or next following a member's sixtysecond birthday.

Amend paragraph XII of section 1 of the bill by strikingout said paragraph and inserting in place thereof the following:

XII. "Service" shall mean continuous employment with the city. Absence from emploment on account of active duty with the armed forces of the United states in time of emergency or war, or as directed by selective service or to meet selective ser-

vice requirements, or as members of the national guard, or organized reserves, to meet its requirements, will be counted as continuous employment with the city, provided, that the employee returns directly to active service with the city within ninety days after he becomes eligible for release from such active duty. Absence from employment on account of a leave of absence authorized by the city will not be considered a termination of employment provided that the employee returns to active service with the city at the end of such leave of absence. Any such period of absence will not be counted as service unless the employee contributes the normal pension contribution for that period of absence within the period of time equal to the period of leave of absence. Time spent as a member of any of the various boards in any other capacity rendering incidental service to the city shall not be counted as service for the purposes of this act. After a break in service, the previous period of service may be included in the continuous service of an employee if the prior contributions have not been withdrawn, or, if withdrawn, or if not previously required, by repayment of such contributions or by payment of such contributions as would have been required had this plan been in effect, together with regular interest up to date of payment, provided, however, that no benefits (other than return of said contributions together with regular interest) shall accrue in respect to such previous period of service until such employee shall have completed ten years of continuous service in his current period of employment.

Amend paragraph I of section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

I. The management of the retirement system shall be vested in a retirement board consisting of seven members, composed as follows: the city finance director (or city auditor in the absence of the finance director); a person appointed by the board of aldermen; two citizens of the city, one appointed by the mayor, one appointed by the employees, neither of whom shall be an officer or employee of the city or a member of any commission of the city; two members who are employees of the city, who are members of the pension system and who shall be elected by the membership of the pension system. The mayor shall be an ex officio member of this board who shall have a vote only to break a tie.

Amend paragraph V of section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

V. The retirement board shall determine the eligibility of any employee and his rights, and the rights of the city under this act; shall make bylaws and regulations not inconsistent with the law for administration of this act; and shall do all things necessary and proper toward carrying out the purposes for which the retirement system is created. It may hire and dismiss any employee of the retirement board necessary for the proper administration of this act, and fix their compensation, and shall engage expert actuarial, auditing, other professional service when, in the judgement of the board, it is advisable.

Amend paragraph I of section 3 of the bill by striking out said paragraph and inserting in place thereof the following:

- I. The terms of this act shall apply to all full-time and permanent part-time employees of the city, including elected and appointed officials of the city, who are employed at least one-half time, provided that such terms shall not apply to:
 - (a) Temporary employees;
 - (b) Members of boards and commissions;
- (c) Members of the fire and police departments who are eligible to participate in a state administered retirement system;
- (d) Persons who are eligible to participate in the N.H. Teachers Retirement System or the N.H. Retirement System.

Amend paragraph I of section 5 of the bill by striking out said paragraph and inserting in place thereof the following:

I. The rate of contributions by each employee participating in the retirement system shall be two and one-half percent of that portion of his base earnings received during each calendar year or portion thereof.

Amend paragraph III of section 5 of the bill by striking out said paragraph and inserting in place thereof the following:

III. In the event of the death of a member prior to the effective date of his retirement, and where there are no benefits payable under section 9 of this act, the retirement board shall pay to his legal representatives or to a beneficiary to be named

by him an amount equal to his contributions under this section accumulated at regular interest; or, at the death of a member subsequent to the effective date of his retirement, the amount of any excess of his accumulated contributions as of such effective date of retirement over pension payments made to him; unless a pension benefit is to be paid a contingent annuitant in which case any death benefit will be paid after the later death of the member and the contingent annuitant and will be further reduced by payments to the contingent annuitant; or, in the event of the discontinuance of the retirement system, an actuarial study be made to determine the amount of reserve funds necessary to continue to fund those retirements then in effect, and such funds shall be reserved for that purpose, and any excess funds shall be returned to contributors to the system on a prorated basis according to accrued contributions.

Amend paragraph I of section 7 of the bill by striking out said paragraph and inserting in place thereof the following:

I. Any member of the retirement system who has attained the age of sixty-two years and, in respect to each employee in the service of the city on the effective date of this act, who has completed twenty years of service shall be eligible for retirement for superannuation under the provisions of this act. Any such member may retire from service by filing with the retirement board a written statement duly attested setting forth at what time subsequent to the date of filing thereof, but not later than sixty calendar days subsequent to such date, he desires to be retired; or the retirement board may, at its option, retire any such eligible member, furnishing him written notice thereof at least sixty calendar days in advance of the specified date of such retirement.

Amend paragraph I of section 8 of the bill by striking out said paragraph and inserting in place thereof the following:

I. The retirement board shall pay to each member who has been retired for superannuation under this act, an annual pension payable during his lifetime in an amount equal to one and one-half percent of the member's final average earnings multiplied by the number of years, including the fractions of years represented by full months, of his service, provided that an employee who was in the employ of the city on January 1, 1974, and who has reached the age of sixty-two and has not less than

twenty years of credited service at the time of retirement shall receive a pension that is not less than fifty percent of his final average earnings, or the sum of his years of service multiplied by one and one-half percent of his final average earnings, whichever is greater.

Amend paragraph II of section 8 of the bill by striking out said paragraph and inserting in place thereof the following:

II. A member who has been retired for disability under this act shall be entitled to a pension during the continuance of such disability, computed according to the provisions of this section on the basis of his service completed prior to the date of his disablement; provided that at least once each year for the first three years following the retirement of a member with a disability retirement pension. The retirement board may require such retiree prior to the attainment of his normal retirement age, but not thereafter, to undergo a medical examination to be made by or under the direction of a physician or physicians designated by the retirement board. A person shall be deemed totally and permanently disabled after three successive years of receiving disability payments. Should any such retiree refuse to submit to such medical examination in any such period of his disability retirement, then his pension may be discontinued by the retirement board until his withdrawal of such refusal. If such refusal continues for one year, all his rights in and to a disability retirement pension may be revoked by the retirement board. If, upon such medical examination, the physician or physicians certify to the retirement board that the retiree is physically and mentally able and capable of resuming employment with the city, he shall be restored to city service in either the same position he previously held or a position comparable in duties, responsibilities and compensation and his disability retirement pension shall be terminated. If the disability retiree, after being declared physically and mentally capable of resuming his previous duties, or a comparable position, refuses an offer of employment by the city in a position comparable to the one held prior to his disability retirement, his disability retirement shall be terminated.

Amend the bill by striking out section 13 of same and inserting in place thereof the following:

13 Adjustments in Benefits for Retirees to Maintain Financial Parity. In order to maintain the economic value of a

member's retirement income on a parity with the value of the monthly payments at the time of retirement, and to offset the impact of inflation in reducing the real income of the member's retirement payment, the board may, as deemed necessary, adjust the payments to retirees to maintain their incomes at an approximate level with their real incomes at the time of retirement, provided, however, that payments to retired members shall not be less than the payment to which they were initially entitled at the time of retirement; provided further that sufficient funds are available to fund any additional benefits either through earnings of the fund or through such special appropriation by the city as may be approved by the board of mayor and aldermen.

Amendment adopted.

Ordered to third reading.

HB 906

relative to the districts for Merrimack county commissioners. Inexpedient to legislate. Rep. Kopperl for the Merrimack County Delegation.

Committee feels that complexity of the issue precludes action at this time.

Resolution adopted.

HB 567

relative to the interest rate charged on delinquent taxes in the city of Portsmouth. Ought to pass with amendment. Rep. Hodgdon for the Portsmouth Delegation.

Bill increases rate from 6% to 9% to be in line with other cities in the state.

AMENDMENT

Amend laws of 1970, 64:1, II, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

II. Interest at nine percent on taxes assessed in the city of Portsmouth as provided in paragraph I shall be charged upon all taxes, except poll taxes, not paid on or before the due date set forth in said paragraph I, which shall be collected from the date with the taxes as incident thereto.

Amendment adopted.

Ordered to third reading.

HB 833

providing for the registration of social workers, establishing a social work registration board, and creating a client-social worker privilege. Ought to pass with amendment. Rep. Vesta M. Roy for Public Health and Welfare.

AMENDMENT

Amend RSA 331-C:6, III as inserted by section1 of the bill by striking out same and inserting in place thereof the following:

III. Private practice of social work as hereinbefore defined shall be engaged in either part time or full time only by a certified social worker who has had at least two year's experience in social work since receiving his master's degree in social work, or the equivalent thereof as approved by the board.

Amendment adopted.

Referred to Appropriations.

HCR 18

memorializing congress on the devastating effect on the state of New Hampshire of U. S. Public Law No. 92-603, relating to Title 19 of the Social Services Act. Ought to pass. Rep. Roma A. Spaulding for Public Health and Welfare.

Due to the rules and regulations of U. S. Public Law No. 92-603 concerning nursing homes making it mandatory for more staffing, changes required in physical plant and maintaining necessary records, it will place a difficult if not impossible burden on nursing homes.

Ordered to third reading.

HB 682

limiting the loss of state grants to newly-installed and unaccepted pollution control facilitites. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

This bill involves a particular local situation, and is not in the best interests of the state.

Resolution adopted.

HB 689

relative to prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

The bill protects owners of shore of almost all of the pond and environmental considerations.

Ordered to third reading.

HB 803

to reclassify the surface water of Nubansit Brook and the headwater of Lake Skatutakee in the town of Harrisville. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

The change of a polluting use to a non-polluting use in the area has resulted in water meeting Class B classification.

Ordered to third reading.

HB 784

relative to hawkers and peddlers and street sales Ought to pass with amendment. Rep. Cate for Statutory Revision.

Provides, modification of statutes presently governing hawkers and peddlers, increasing fines for violation, improving licensing requirements, making hawkers and peddlers liable for state taxes, giving prosecution for violations to the attorney general.

AMENDMENT

Amend RSA 320:1, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

320:1 Definition. Except as hereinafter expressly provided, the terms "hawker" and "peddler" as used in this chapter shall mean and include any person (as defined by RSA 358-A:1) either principal or agent, who goes from town to town or from place to place in the same town, or from a temporary place of

business, takes orders for or offers or carries for sale or barter, or exposes therefor, any goods, wares or merchandise priced at twenty-five dollars or more. Without limiting the foregoing, the terms "hawker" and "peddler" shall mean and include any person, either principal or agent, who goes from town to town, or from place to place in the same town, offering to perform personal services for household repairs or improvements, or solicits or induces any person to sign any contract relating to household repairs and improvements, including contracts for the replacement or installation of siding on any residence or building.

Amend RSA 320:2, as inserted by section 2 of the bill, by striking out the same and inserting in place thereof the following:

320:2 Prohibition: Contracts Void; Penalty. No hawker or peddler shall sell or barter or carry for sale or barter, or expose therefor, any goods, wares or merchandise, unless he holds a license so to do as herein provided. Any person violating this section shall be fined not more than five hundred dollars and the clerk of the district or municipal court shall deduct from said fine so collected by the court the amounts provided in RSA 502:14 or RSA 502-A:8, and shall pay the balance to the town in which the offense was committed. Any contract relating to household repairs and improvements or for siding for any building or residence solicited by any person who has not obtained the license as herein provided for, shall be void and unenforceable, and any sale or barter of any goods, wares or merchandise by any such person shall be voidable. Provided further that any time before midnight, at the expiration of three business days following the signing of any solicited home repair, home improvement installment contract or cash sale of twenty-five dollars or more by the parties solicited or the owner, the parties solicited or the owner may serve a notice of cancellation upon the licensee or principal vendor.

Amend RSA 320:8, as inserted by section 3 of the bill, by striking out the same and inserting in place thereof the following:

320:8 State Licenses. Upon compliance with the conditions hereinafter set forth, and upon payment of a fee of thirty-five dollars for the use of the state as a state license fee, the secretary

of state may grant special state licenses. Applications for such licenses shall be made upon blanks prepared by the secretary of state requiring such information regarding the applicant's character and qualifications as said secretary shall deem pertinent. No such license shall be issued unless the application is accompanied by a certificate signed by the chief of police of the city in this state in which the licensee shall begin operating. stating that the applicant for a license is a person of good moral character and in good standing in New Hampshire. Any person so licensed may do business as a hawker or peddler in any city or town in this state, provided the licensee complies with all local ordinances, by-laws and regulations. In addition to the payment of a license fee, the applicant shall file a surety bond or deposit in cash, a sum of not less than one thousand dollars. with the secretary of state, which shall be available for payment of any judgment recovered by the vendee or any compromise settlement effective between the vendor and vendee, provided such judgment or settlement is on a contract or cash sale, involving an amount in excess of twenty-five dollars and the proper certificate issued to the secretary of state would constitute an order for payment of such sum. In the event that a corporation should apply for a license under the provisions of this act, the sum of five thousand dollars deposited with the secretary of state in cash or surety bond shall be required, and the employees or agents of such corporation shall also have to be individually licensed and must individually file a surety bond or deposit in cash a sum of not less than one thousand dollars with the secretary of state.

Amend RSA 321:1, as inserted by section 4 of the bill, by striking out the same and inserting in place thereof the following:

321:1 Defined. For all purposes of this chapter the words itinerant vendors mean all persons, (as defined by RSA 358-A:1), both principals and agents, who engage in a temporary or transient business in this state, either in one locality or traveling from place to place, selling goods, wares and merchandise from stock or by sample for future delivery, or who, for the purpose of carrying on such business, hire or occupy any room, building or structure for the exhibition and sale of such goods, wares and merchandise or samples.

Amend the bill by striking out all after section 8 and inserting in place thereof the following:

9 Licensing of Temporary Sales Locations. Amend RSA 570 by inserting after section 8-a the following new section.

570:8-b Temporary Sales Locations. The governing body of a city, town or village district may make, by ordinance or by-law, provisions for the granting of licenses to itinerant vendors, hawkers, peddlers, traders, farmers, or merchants to sell or take orders for merchandise from parked motor vehicles, push carts, temporary stands or other stationary temporary outlets, provided such licenses are granted only for operation at specifically designated "safe" market places within said city, town or village district located not less than one-eighth of a mile from busy streets, super highways or shopping areas. Licenses granted under this section shall be subject to such conditions, fees and terms as the public convenience and safety demands.

10 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 834

relative to allowing members of standing and interim committees mileage for attending meetings. Ought to pass with amendment. Rep. Cate for Statutory Revision.

This bill provides that members of the legislature who are members of a standing or interim committee shall be entitled to reimbursement for mileage at the legislative mileage rate.

AMENDMENT

Amend RSA 17-D:6 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

17-D:6 Any members of either a permanent standing committee or an interim committee who shall attend an authorized committee meeting in the state shall be permitted reimbursement for mileage to and from their residence, providing such

mileage was actually traveled to attend said meeting or meetings. Reimbursement shall be at the legislative mileage rate.

Amendment adopted.

Ordered to third reading.

HB 837

establishing the American and Canadian French cultural exchange commission. Ought to pass with amendment. Rep. Cate for Statutory Revision.

This bill provides for the establishment of an American and Canadian French Cultural Exchange Commission. The purpose of the commission is to encourage interest in the historical and cultural background of French-Canadians and Franco-Americans.

AMENDMENT

Amend RSA 19-C:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

19-C:1 Commission Established. There is hereby created and established an American and Canadian French cultural exchange commission to consist of seven members, all of whom shall be American citizens fluent in the French language and residents of the state, to be appointed by the governor and council for terms of seven years. The governor and council shall designate one of the members as chairman and shall fill vacancies for the unexpired term. The members shall serve without compensation but shall be reimbursed for their expenses actually and necessarily incurred in the performance of their duties.

Amend RSA 19-C:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

19-C:2 Duties. The commission shall establish, maintain and develop cultural ties between French-Canadians and French speaking Americans; foster a special interest in the historical and cultural background of both groups, as well as in the economic, political, social and artistic life of the countries involved; and shall help establish or promote French language programs in the schools of the state.

Amendment adopted.

Referred to Appropriations.

HB 849

relative to identification for all service-type employees. Ought to pass with amendment. Rep. Cate for Statutory Revision.

Inspectors or repairman, whose employment takes them into the home or place of business of others must carry a badge of identification.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

l Identification of Employees. Amend RSA 275 by inserting after section 14 the following new subdivision:

Employee Credentials

275:14-a Identification Required; Service-type Employees. All employees whose work will take them into private homes, industrial buildings, or other places of business while in the course of their daily employment shall be required to conspicuously display proper credentials which shall be supplied at the expense of the employer. Those employees shall include, but not be limited to, meter readers or other utility inspectors, service repairmen, and all those whose work customarily takes them into the homes or places of business of others. The badge or other means of identification shall contain the names of the employee and the employer he represents as well as a full-face photograph of the bearer. The provisions of this section shall not apply to those persons who are requested to come to the premises by the owner or the occupant of the premises.

275:14-b Surrender of Identification. Upon the termination of employment, the employee shall surrender his identification credentials to his or her employer, and the employer shall cause the credentials to be destroyed.

275:14-c Penalty. Any person using identification credentials without authorization or violating any of the provisions of this subdivision shall be guilty of a misdemeanor.

2 Effective Date. This act shall take effect January 1, 1974.

Amendment adopted.

Ordered to third reading.

HB 856

requiring the reporting of drownings and boating accidents upon New Hampshire waters. Ought to pass with amendment. Rep. Cate for Statutory Revision.

Requires the reporting of drownings and boating accidents upon New Hampshire waters.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Drowning and Boating Accidents. Amend RSA 270 by inserting after section 1 the following new sections:

270:1-a Drownings and Boating Accident Reports.

- I. Every person owning any commercial or private boat involved in an accident which results in personal injury or death or in which the combined or total damages resulting is one hundred dollars or more shall report said accident immediately to the director of safety services or his authorized representative and thereafter file a written report, with said director on forms furnished by him within ten days following said accident.
- II. All law enforcement agencies shall have a duty to report any personal injury resulting from a boating accident, death or drowning including suspected drowning, and all boating accidents wherein there is resulting damage of one hundred dollars or more, immediately, to the director of safety services or his authorized representative.
- III. It shall be the responsibility of the director of safety services and his authorized representative to investigate any drowning or suspected drowning and all accidents in which there is serious injury, death or property damage of one hundred dollars or more. Said investigation shall be in addition to, and independent of, any investigation made by other agencies of government, except that said agencies may exchange data and cooperate with each other to avoid unnecessary duplication of efforts.

IV. Jurisdiction for the purposes of this section shall extend to all waters under the jurisdiction of the state of New Hampshire.

- 270:1-b Penalty. Any person who fails to file the reports required in RSA 270:1-a, I-II shall be subject to the following penalty:
- I. If the offense occurs prior to November 1, 1973, he shall be fined not more than two hundred dollars, or imprisoned not more than one year, or both.
- II. If the offense occurs on or after November 1, 1973, he shall be guilty of a misdemeanor.
- 2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 984

relative to landlord-tenant relations Ought to pass with amendment. Rep. McManus for Judiciary.

Codifies the law, to deal primarily with problems of substandard housing. Amendments, 1) give building inspector up to a week to act on a complaint if no emergency, twenty-four hours if an emergency; and 2) right to increase the rent proportionate to extensive improvements made, when the tenant returns to the repaired premises.

AMENDMENT

Amend RSA 540:27, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. The premises have been inspected by a board, agency, or authority having powers of inspection, regulation or enforcement as to the fitness for health or safety of residential property and the condition of said premises has been found by the appropriate inspecting agency to substantially violate the standards for health or safety established under any law, ordinance, or regulation; or the person occupying the premises has made a request to the appropriate inspecting agency for inspection of the premises, which request has not been complied with for a period of twenty-four hours in an emergency situation or for seven days in a non-emergency situation, and the person reasonably and in good faith believes the premises to be in sub-

stantial violation of the standards of fitness for health or safety as established under any law, ordinace or regulation; and

Amend RSA 540:30 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

540:30 Vacation of Dwelling. If the court finds, pursuant to RSA 540:28-29, that repairs cannot be made unless the tenant vacates the dwelling, the court may order the tenant to vacate his dwelling within a reasonable time, provided, however, that the tenant shall, if he so desires, be reinstated in his dwelling upon the completion of the repair work. Should the tenant be required to vacate his dwelling pursuant to this section, no rent shall be due, nor shall the tenant be required to deposit any monies with the court, until he is returned to possession of said dwelling. Should the landlord make extensive repairs to the premises, nothing shall prevent him from increasing the rent on said premises commensurate with said repairs.

Amendment adopted.

Ordered to third reading.

HB 921

providing for a firefighters collective bargaining and arbitration law. Refer to Standing Committee on Labor, Human Resources and Rehabilitation for interim study. Rep. Ineson for Labor, Human Resources and Rehabilitation.

Committee feels all collective bargaining bills need more study and hopes to present to the next session of the legislature legislation all groups can support.

Referred to Standing Committee on Labor, Human Resources and Rehabilitation for interim study.

HB 878

relative to assistance to dependent children of unemployed fathers and defining the words parent and father. Ought to pass with amendment. Rep. Barbara C. Thompson for Public Health and Welfare.

This bill changes the definition of parent in the aid to families with dependent children law to include stepparents, legal parents, adoptive parents, and natural parents. The definition of parent is used by the Department of Health and Welfare in determining eligibility for such

aid. The amendment eleminates the provisions whereby a person qualifies for aid because of the unemployment of the father.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Definition of Parent. Amend RSA 167:6, V (supp), as amended, by striking out said paragraph and inserting in place thereof the following:

V. For the purposes hereof a person shall be eligible for aid to families with dependent children who is a needy child under the age of eighteen or under the age of twenty-one and a student regularly attending a school, college, or university, or regularly attending a course of vocational or technical training designed to fit him for gainful employment, who has been deprived of parental support or care by reason of death, continued absence from the home, or physical or mental incapacity of a parent, which term includes step-parent, legal parent, adoptive parent, and natural parent, who is living with his father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, first cousin, nephew or niece, uncle or aunt in a place of residence in the state maintained by one or more of such relatives as his or their home. For purposes of this section a child shall be eligible who meets the above requirements except for his removal after April 30, 1961, from the home of a relative as defined herein as a result of a judicial determination and whose placement in a foster home and care are the responsibility of the division of welfare or another public agency which meets federal requirements and the state plan, who received aid to families with dependent children in the month in which court proceedings were initiated, or would have received such aid if application had been made within six months prior to

the month in which such proceedings were initiated. No person shall be eligible to receive such aid while receiving old age assistance, aid to needy blind, or aid to permanently and totally disabled.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

HB 865

providing for certain motor vehicle privileges free to permanent and totally disabled veterans. Ought to pass with amendment. Rep. Hamel for Transportation.

Bill clarifies the law concerning veterans license plates. Amendment asserts that VA office must certify the disability.

AMENDMENT

Amend the bill by striking out all after enacting clause and inserting in place thereof the following:

I Exemption for Town Permit. Amend RSA 260:28 (supp) as amended by striking out said section and inserting in place thereof the following:

260:28 Exemption of Amputee and Other Disabled Veterans. No fee shall be charged for permit to register a motor vehicle owned by a veteran of world wars I or II, the Korean conflict, or the Vietnam conflict who because of being an amputee, paraplegic or having suffered loss of use of a limb from a service connected cause, as certified by the United States veterans administration, has received said motor vehicle from the United States government, or cash settlement in lieu thereof; or because of a disability incurred in, or aggravated by such service, and upon satisfactory proof that the veteran is evaluated by the United States veterans administration to be one hundred percent disabled from such service connected disability and evaluated by them to be individually unemployable.

2 Exemption For State Registration Fee. Amend RSA 262:1, XIII (supp), as amended, by striking out said paragraph and inserting in place thereof the following:

- XIII. No fee shall be charged for registering a motor vehicle owned by a veteran of world wars I or II, the Korean conflict, or the Vietnam conflict who, because of being an amputee, paraplegic or having suffered loss or use of a limb from a service connected cause, as certified by the United States veterans administration, has received said motor vehicle from the United States government, or cash settlement in lieu thereof, and no fee shall be charged for registering a motor vehicle with special equipment which said amputee, paraplegic or disabled veteran may acquire to replace one received from the United States government. The provisions of this paragraph shall apply to a veteran who, because of a disability incurred in, or aggravated by such service, and upon satisfactory proof that the veteran is evaluated by the United States veterans administration to be one hundred percent disabled from such service connected disability and evaluated by them to be individually unemployable.
- 3 Exemption from Operators License Fee. Amend RSA 262:11, IV (supp), as amended, by striking out said paragraph and inserting in place thereof the following:
- IV. No fee shall be charged for an operator's license issued to a disabled veteran who because of being an amputee or a paraplegic, has received a motor vehicle from the United States government. The provisions of this paragraph shall apply to a veteran who, because of a disability incurred in, or aggravated by such service, and upon satisfactory proof that the veteran is evaluated by the United States veterans administration to be one hundred percent disabled from such service connected disability and evaluated by them to be individually unemployable.
- 4 Free Parking Privilege. Amend RSA 249:4 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 249:4 Free Parking. Any motor vehicle carrying special license plates issued to paraplegic, amputee or blind war veterans pursuant to RSA 260:17 and RSA 260:18 shall be allowed free parking time in any city or town so long as said motor vehicle is under the direct control of the owner. The provisions of this section shall apply to a veteran who, because of a disability incurred in, or aggravated by such service, and upon satisfactory proof that the veteran is evaluated by the United

States veterans administration to be one hundred percent disabled from such service connected disability and evaluated by them to be individually unemployable.

5 Special License Plates. Amend RSA 260:17 (supp), as amended, by striking out said section and inserting in place thereof the following:

260:17 Special License Plates for Motor Vehicles for Amputee, Paraplegic and Totally Disabled Veterans. The director shall furnish without charge for one motor vehicle owned by a veteran who because of being an amputee, or paraplegic, has received said motor vehicle from the United States government or whose vehicle is to replace one so received, or who is evaluated by the United States veterans administration to be one hundred percent disabled from such service connected disability and evaluated by them to be individually unemployable, a special license plate. The director shall determine the form, shape and color of said special license plate and shall also determine the information to be contained thereon.

6 Effective Date. This act shall take effect on April 1, 1974.

Amendment adopted.

Referred to Appropriations.

HB 714

to define the offshore jurisdiction of the state and establishing a marine boundaries commission. Ought to pass with amendment. Rep. Huggins for Fish and Game and Interstate Cooperation.

The joint committee on Fish and Game and Interstate Cooperation unanimously passed HB 714 amended. The committees agreed with the amendment as proposed by Richard Upton, member of the Interstate Boundary Commission.

This bill now claims for the state of New Hampshire jurisdiction to 200 miles. By passage of this bill the Interstate Boundary Commission will be able to negotiate an agreement with the state of Maine and the state of Massachusetts. At the conclusion of that agreement then the question of jurisdiction will either be established by the U. S. Congress or the U. S. Supreme Court. HB 714 as amended

is necessary so if the U. S. Supreme Court or Congress action was made to extend the state's jurisdiction then the state of New Hampshire would have a recognized claim.

AMENDMENT

Amend RSA 1:11, II as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. The High Sea. Beyond the marginal sea, to the outer limits of the territorial sea of the United States of America and to whatever limits may be recognized by the usages and customs of international law or any treaty or otherwise according to law. This state claims title for a distance of two hundred nautical miles from the coastal baseline of the state, or to the base of the continent shelf, whichever distance is the greater.

Amend RSA 1:12, I, II and III as inserted by section 1 of the bill by striking out said paragraphs and inserting in place thereof the following:

- I. Adjoining the State of Maine: Beginning at the midpoint of the mouth of the Piscataqua River; thence one hundred and seven degrees East (true) to the outward limits of state jurisdiction as defined in RSA 1:11; excluding those islands of the Isles of Shoals which are part of the State of Maine.
- II. Adjoining the Commonwealth of Massachusetts: As defined in chapter 115, 1901; and thence one hundred and seven degrees East (true) to the outward limits of state jurisdiction, as defined in RSA 1:11.
- III. The fixation of lateral marine boundaries herein is without prejudice to the rights of this state to other marine territory shown to belong to it. By the fixation of the foregoing lateral marine boundaries, this state intends to assert title to its just and proportional share of the natural resources in the Atlantic Ocean lying offshore its coastline and within the limits defined in RSA 1:11.

Amend RSA 1:13 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

1:13 Ownership. The ownership of the waters and sub-

merged lands enumerated in or described in RSA 1:11 and 12 shall be in this state. The department of resources and economic development and the fish and game department, in cooperation with other interested agencies and departments of the state and with the approval of the governor and council, shall be authorized to issue rules and regulations for the purpose of protecting fishing rights, marine life, mining and mineral rights and oil and gas rights of the state and to control pollution in the seaward territory of the state as defined in paragraphs II and III of RSA 1:11.

Amend RSA 1 by inserting after RSA 1:14 as inserted by section 1 of the bill the following new RSA 1:15:

1:15 Law Enforcement Zone. Notwithstanding the provisions of RSA 1:14, the criminal code of laws of the state as set forth in RSA Title 58 and the fish and game laws and regulations of the state in RSA Title 18 shall not be applied and enforced northerly of the following described marine line between Maine and New Hampshire or southerly of the following described marine line between New Hampshire and Massachusetts until such time as the governor by proclamation issued with the advice and consent of the council determines that the public interest otherwise requires and the capacity of the state so permits:

I. Between New Hampshire and Maine: Beginning at the midpoint of the mouth of the Piscatagua River; thence southeasterly in a straight line to the midpoint of the mouth of Gosport Harbor of the Isles of Shoals; thence following the center of said harbor easterly and southeasterly and crossing the middle of the breakwater between Cedar Island and Star Island on a course perpendicular thereto, and extending on the last-mentioned course to the line of mean low water; thence 90° East (true) to a point three nautical miles easterly of the coastal baseline of the Isles of Shoals. As to that section of the lateral marine boundary lying between the mouth of the Piscatagua River and the mouth of Gosport Harbor in the Isles of Shoals, the so-called line of "lights in range", namely, a straightline projection southeasterly to the Isles of Shoals of a straight line connecting Fort Point Light and Whaleback Light shall be prima facie the lateral state law enforcement limit for the guidance of fishermen in the waters lying between Whaleback Light and the Isles of Shoals.

- II. Between New Hampshire and Massachusetts: As defined in 1901, 115, and extending on the last-mentioned course therein to a point three nautical miles distant from the coastal baseline of this state.
- III. The limitations of paragraphs I and II of this section are made without prejudice to the claims of this state to the targer marine territory defined in RSA 1:11 to 13.

Amend the bill by renumbering the original RSA 1:15 as inserted by section 1 of the bill to read 1:16

Amend section 2 of the bill by striking out in line two the word "five" and inserting in place thereof the word (three), and by striking out the last sentence of said section and inserting in place thereof the following: (There shall be an advisory committee of five knowledgeable persons to advise the New Hampshire commissioners, whose members shall be appointed by the governor and council, at least one of whom shall be a commercial fishermen, and one of whom shall be a geologist.) so that said section as amended shall read as follows:

2 Commission. The governor, with the advice and consent of the council, shall appoint three suitable persons resident in this state, as commissioners upon the part of the state of New Hampshire to enter into, with the state of Maine and the commonwealth of Massachusetts, by and through the commissioners who may be appointed under or by virtue of the laws of the state of Maine and the commonwealth of Massachusetts, an agreement or agreements and compact or compacts, defining and ascertaining the common, lateral marine boundary between the state of New Hampshire and the state of Maine, and the state of New Hampshire and the commonwealth of Massachusetts; provided that the commissioners for the state of New Hampshire shall include the three commissioners in office on the effective date of this act appointed pursuant to 1971, 429:1. There shall be an advisory committee of five knowledgeable persons to advise the New Hampshire commissioners, whose members shall be appointed by the governor and council, at least one of whom shall be a commercial fisherman, and one of whom shall be a geologist.

Amendment adopted.

SUSPENSION OF RULES

Rep. Maynard moved that the rules of the House be so

far suspended as to place HB 714, to define the offshore jurisdiction of the state and establishing a marine boundaries commission, on third reading and final passage at the present time.

Rep. George B. Roberts, Jr. spoke in favor of the motion.

Adopted by the necessary two thirds.

Rep. Sayer wished to be recorded as voting against the Suspension of Rules.

Third reading and final passage

HB 714, to define the offshore jurisdiction of the state and establishing a marine boundaries commission.

RECONSIDERATION

Rep. Maynard moved Reconsideration on HB 714.

Reconsideration lost.

HB 982

changing the effective date of the criminal code. Inexpedient to legislate. Rep. Nutting for Judiciary.

Would have postponed effective date from November 1, 1973 to November 1, 1974. Committee felt that there should be no delay.

At the request of Rep. Buckman, Rep. Zachos answered questions.

(discussion)

Resolution adopted.

RECESS

AFTER RECESS

SENATE MESSAGE

CONCURRENCE HCR WITH SENATE AMENDMENT

HCR 6, to petition the Congress of the United States of America to call a convention to propose an amendment to the Constitution of the United States permitting voluntary prayer in public schools.

(Amendment printed in SJ May 23)

Rep. Harvell moved the House concur with the Senate amendment.

Rep. Harvell explained the amendment.

(discussion)

Rep. Gerry F. Parker spoke against the motion.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 873

relative to citizens' rights and providing a penalty for their violation. Inexpedient to legislate. Rep. Spirou for Judiciary.

Committee commends the sponsor for his interest in the victims of crimes, but does not see this bill as a solution to the problem.

Resolution adopted.

HB 929

relative to the issuance of special license plates. Inexpedient to legislate. Rep. Hamel for Transportation.

Upon reconsideration, committee decided that too many special plates make vehicle identification difficult. Top leadership is covered now.

Resolution adopted.

The Speaker called for the Special Order:

HB 574

relative to advanced registered nurse practitioners. Ought to pass with amendment. Rep. Chris K. Andersen for Public Health and Welfare.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Definition of Nursing. Amend RSA 326-A:2, I (supp) as inserted by 1959, 265:1, as amended, by striking out said paragraph and inserting in place thereof the following:
 - I. The practice of professional nursing means the perfor-

mance for compensation of any act in the observation, care and counsel of the ill, injured or infirm, or in the maintenance of health and prevention of illness of others, or the administration of medications and medical treatments as prescribed by a licensed physician or dentist; requiring substantial specialized judgement and skill and based on knowledge and application of the principles of biological, physical and social science. The foregoing shall not be deemed to include acts of medical diagnosis or medical prescription of therapeutic or corrective measurers, unless such acts, under emergency or other special conditions, which may include special training, are recognized by the medical and nursing professions as proper to be performed by a professional nurse, even though such acts might otherwise be considered medical diagnosis and medical prescription, or as may be authorized by rules and regulations jointly promulgated by the N. H. board of nursing and the N. H. board of medicine and which shall be implemented by the N. H. board of nursing.

2 Advanced Registered Nurse Practitioner. Amend RSA 326-A by inserting after section 5 the following new section:

326-A:5-a Advanced Registered Nurse Practitioner.

- I. A registered nurse who presents certifying credentials from a program acceptable to the board of nursing, as indicative of having had specialized preparation, as determined by the board, shall be identified on the license issued as an advanced registered nurse practitioner, or A.R.N.P., and may practice as such, either in private practice or in a collaborative relationship with physicians.
- II. An A.R.N.P. may possess for emergency use only, such prescription drugs as agreed upon jointly by the state board of medicine and the state board of nursing.
- III. Each registered nurse applying for legal recognition as an advanced registered nurse practitioner, shall pay an additional five dollars for original evaluation and certification. Each renewal period the A.R.N.P. shall pay two dollars in addition to the current R.N. renewal fee, and submit to the board of nursing, evidence of continuing education and practice in the field of nursing.
 - 3 Use of Controlled Drugs. Amend RSA 318-B:10 (supp)

as inserted by 1969, 421:1 by inserting after paragraph III the following new paragraph:

IV. An advanced registered nurse practitioner may in the course of his or her professional practice dispense controlled drugs in accordance with the provisions of RSA 326-A:5-a, II.

4 Effective Date. This act shall take effect sixty days after passage.

Amendment adopted.

Rep. Cotton offered an amendment.

AMENDMENT

Amend section 4 of said bill by striking out the same and inserting in place thereof the following:

4 Effective Date. This act shall take effect January 1, 1974.

Rep. Cotton moved that the amendment be adopted and spoke in favor of the motion.

Rep. Elizabeth E. Goff spoke in favor of the motion.

Cotton amendment adopted.

Ordered to third reading.

HB 502

lowering to age three the age at which special education for handicapped children shall begin and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill would require \$1,541,000 to permit the early start of supplemental education for handicapped children two years earlier.

Rep. Hager moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Raymond spoke in favor of the motion.

Rep. Horan spoke against the motion.

(discussion)

Rep. Beckett nonspoke in favor of the motion.

Adopted.

Rep. Hager offered an amendment.

AMENDMENT

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 Effective Date. This act shall take effect July 1, 1973.

The clerk read the amendment in full.

Hager amendment adopted.

Ordered to third reading.

SUSPENSIONS OF RULES

Rep. Frizzell moved that the rules of the House be so far suspended as to permit the holding of a public hearing not previously advertised in the calendar on HB 1035, relative to corporations with only two shareholders.

Adopted by the necessary two-thirds.

Rep. Arthur F. Mann moved that the rules of the House be so far suspended as to permit the holding of a public hearing not previously advertised in the calendar on HB 1050, repealing the authorization to construct a toll road from Manchester to Hampton.

Adopted by the necessary two-thirds.

Rep. Stevenson moved that the rules of the House be so far suspended as to permit the holding of a public hearing not previously advertised in the calendar on HB 1043, adding two members representing the public interest to the advisory council on unemployment compensation and removing the requirement that the commissioner recommend members.

Adopted by the necessary two-thirds.

Rep. Russell C. Chase moved that the rules of the House be so far suspended as to dispense with printing and advertising in the calendar and to permit the bills to be taken up at the present time.

HB 1022, relative to the pretermination procedures of public utilities; HB 1024, prohibiting a disclaimer of warranties relative to the purchase of a consumer commodity; HB 1026, relative to revisions of the election laws and HB 1038, providing for the inspection, licensing and regulation of carnival and amusement rides and creating a carnival-amusement safety board.

Adopted by the necessary two-thirds.

Rep. George E. Gordon requested a quorum count.

245 members having answered the call, a quorum was declared present.

COMMITTEE REPORTS CONTINUED

The Speaker called for the Special Order:

HB 705

relative to exempting income derived from state or municipal bonds and notes of certain states. Ought to pass. Rep. Chandler for Ways and Means.

Allows exemption only where there is reciprocity between New Hampshire and other states.

Rep. Nutt moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. Chandler and Ethier spoke against the motion.

(discussion)

Reps. Gerry F. Parker, Anne B. Gordon, George I. Wiggins and Daniell spoke in favor of the motion.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

HB 557

exempting dividends of New Hampshire bank holding companies from the interest and dividend tax. Ought to pass. Rep. Chandler for Ways and Means.

It treats bank holding companies as other banks are treated under the interests and dividends tax.

Ordered to third reading.

HB 206

abolishing the resident tax. Ought to pass with amendment. Rep. Splaine for Ways and Means.

The committee felt that the total revenue loss of some 55,000,000 is not acceptable (55%) to towns and cities, 45% to state). Due to the increasing pressures on the local property tax including proposed exemptions for the elderly the committee proposes to amend the bill by providing that 100% of the resident be retained by the towns and cities.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the distribution of resident tax revenues.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Distribution of Resident Taxes. Amend RSA 72:5-a (supp) as inserted by 1971, 476:4 by striking out said section and inserting in place thereof the following:

72:5-a Distribution of Resident Taxes. All resident taxes shall be retained for the use of town or city in which they are collected.

2 Effective Date. This act shall take effect July 1, 1973.

At the request of Rep. Gerry F. Parker, Rep. Nutt explained the bill.

(discussion)

Rep. Gerry F. Parker moved that the words, inexpedient

to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Reps. Chandler, George I. Wiggins, Daniell, Sara M. Townsend and Splaine spoke against the motion.

Rep. Coburn spoke in favor of the motion.

Reps. Withington and Lambert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Referred to Appropriations.

The Speaker presented Rep. Richard L. Bradley a check on behalf of the House for his recent fire loss.

HB 478

permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations. Ought to pass with amendment. Rep. Sayer for Ways and Means.

The original bill is rewritten to place control of sale and manufacture with sweepstakes commission, establish a 3% revenue to the state from gross sales for same purposes as sweepstakes and to provide for protection from illegal manufacture or interests and adequate return to the purchasers.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulation established by the sweepstakes commission and payment of a three per cent tax.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Lucky Seven Tickets Authorized. Amend RSA 284 by inserting after section 21-r the following new section:
- 284:21-s Lucky Seven Tickets. Notwithstanding any other provisions of law to the contrary, any charitable organization licensed to conduct beano games under the provisions of RSA 287 may sell tickets known as lucky seven, or similar tickets, at said beano games subject to the following:
- I. Rules and regulations established by the sweepstakes commission.
- II. Payment of a tax of three per cent of the gross proceeds derived from such game to the sweepstakes commission within ten days after the playing of the game. All funds collected hereunder shall be credited to the special fund established under RSA 284:21-j.
- III. The price of any lucky seven ticket sold at any beano game shall not exceed ten cents.
- IV. At least forty-five per cent of the gross proceeds shall be paid as prizes.
- V. Whoever violates the provisions of this section shall be guilty of a misdemeanor.
- 2 Rules and Regulations; Lucky Seven Tickets. Amend RSA 284 by inserting after section 21-i the following new section:
- 284:21-ii. Rules and Regulations; Lucky Seven Tickets. The sweepstakes commission shall make the rules and regulations for the holding and conducting of sales of tickets known as lucky seven or similar tickets.
 - 3 Effective Date. This act shall take effect upon its passage.

Rep. Sayer explained the bill.

(discussion)

Reps. Romeo A. Chasse, Trombly, Ouellette, Lesmerises, White, LaRoche, Shea, D'Amante, Collishaw, Helen F. Wilson, Cummings, Lemire, Ellis, Tavitian, Pryor, Simard, Peter N. Chasse, Joseph A. McEachern, Duhaime, Polak, Southwick, Twigg, Splaine, Desmarais, Simmons, McDonough, Vey, Krain-

ak, Cunningham, Laurent J. Boucher, Marsh, Coutermarsh and Barka nonspoke in favor of the bill.

Amendment adopted.

Referred to Appropriations.

HB 853

relative to the business profits tax deduction for personal services. Refer to Standing Committee on Ways and Means for interim study. Rep. Splaine for Ways and Means.

Conflicting testimony shows that further evaluation is needed prior to enactment of any legislation.

Referred to Standing Committee on Ways and Means for interim study.

HB 293

relative to exemptions available for the New Hampshire property tax. Majority: Ought to pass; Rep. Nutt for Ways and Means. Minority: Inexpedient to legislate. (Reps. Chandler and Gerry F. Parker)

Majority: This bill extends present property tax exemptions for the elderly. Age for qualification is lowered from seventy to sixty-five. Assets allowed are increased from \$25,000 to \$35,000. Income allowance is increased from \$4,000 to \$5,000 for single persons and \$6,000 for couples. Social security income is exempted. Additional estimated loss of revenue is approximately two million dollars. HB 945 if enacted will more than replace this loss to towns and cities.

The minority feels that the problem can be handled better under other bills and recommends that they would be more beneficial to all concerned. HB 293 merely shifts the property tax burden from one segment of home owners to another segment.

Rep. Chandler moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke in favor of the motion.

(discussion)

Rep. Nutt spoke against the motion.

Reps. Martineau and Daniell spoke in favor of the motion.

Reps. Hall and Sayer spoke against the motion.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 835

amending the tax rate of pari-mutuel pools for dog races. Refer to Standing Committee on Ways and Means for interim study. Rep. Sayer for Ways and Means.

Committee recommends interim study and to evaluate the revenues to be anticipated during season of 1973.

Referred to Standing Committee on Ways and Means for interim study.

HB 550

providing for capital improvements by providing for construction and operation of state liquor stores and gas stations adjacent to the Eastern New Hampshire Turnpike and making an appropriation therefor. Ought to pass with amendment. Rep. Belair for Public Works.

Bill with amendment is self-explanatory.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for capital improvements by providing for construction and operation of state liquor stores adjacent to the Eastern New Hampshire turnpike and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Construction of Liquor Stores. The liquor commission is hereby authorized and directed to construct two state liquor stores adjacent to the Eastern New Hampshire turnpike, one store to be built on each side of said turnpike in service areas designated and established by the department of public works and highways, with access thereto between the Greenland-Portsmouth town line and the Greenland-North Hampton town line.
- 2 Exemption. The provisions of RSA 236:8 shall not apply to the construction or operation of the facilities provided for in section 1 of this act.
- 3 Land Acquisition. The liquor commission for the purposes of section 1 of this act is hereby authorized and empowered to purchase or acquire by eminent domain any land needed to carry out the provisions of section 1 of this act.
- 4 Reimbursement. In carrying out the provisions of section 1 of this act, land which is part of the right-of-way of the Eastern New Hampshire turnpike may be used for the purposes thereof with the approval of the governor and council. In the event any such land is so used the highway fund shall be reimbursed for the cost of said land out of the funds appropriated for the purposes of this act.
- 5 Appropriation for Liquor Stores. There is hereby appropriated to the liquor commission for the purposes of section 1 of this act the sum of one million dollars to be expended by them for planning, architectural fees, land acquisition, construction, equipment, and any other incidental expenses necessary to carry out the provisions of section 1.
- 6 Bonds Authorized. To provide funds for the appropriations made in section 5 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of one million dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. Payment of principal and interest on said bonds and notes shall be made when due from the general funds of the state.
- 7 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Paul McEachern moved that the words, inexpedient

to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Rep. Dame spoke against the motion.

(discussion)

Rep. Erickson spoke in favor of the bill.

Rep. Alice Davis spoke in favor of the motion.

Reps. Colby, Sabbow, Gorman, James W. Murray, Lebel, T. Anne Webster, Conley and Chris K. Andersen nonspoke in favor of the bill.

Rep. Alice Davis requested a division.

142 members having voted in the affirmative and 78 in the negative, the motion prevailed.

HB 475

relative to fees payable to cities and towns where racing meets are held. Ought to pass with amendment. Rep. Sayer for Ways and Means.

At racetracks where pari-mutuel pools equal \$300,000 or more per day, payments to the town or city where the track is located are raised from \$300 to \$500 on week days, amount of \$750 on Sundays.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

I Fees for Race Meets in Excess of Eight Days. Amend RSA 284:23, IV, as amended, by striking out said paragraph and inserting in place thereof the following:

IV. Each person, association or corporation licensed to conduct a race or race meet under this chapter for more than eight days during the year for which the license is issued shall also pay to the city or town treasurer in which the racing plant is located the sum of seven hundred fifty dollars for each Sunday and five hundred dollars for each other day of racing, provided that the pari-mutuel pool for each such Sunday or other day shall equal three hundred thousand dollars or more. Each such person, association or corporation shall pay to the city or

town treasurer in which the racing plant is located the sum of three hundred dollars for each Sunday or other day in which the pari-mutuel pool shall be less than three hundred thousand dollars. Each person, association or corporation which has a license to conduct races or race meets for eight days or less shall pay to the treasurer of the city or town in which such races or race meets are held a per diem fee to be determined by the commission.

Amendment adopted.

Rep. Gerry F. Parker offered an amendment.

The clerk read the amendment in full.

Rep. Parker spoke in favor of his amendment.

At the request of Rep. Stevenson, Rep. Sayer answered questions.

Rep. Sayer yielded to Rep. Belair to answer questions.

Rep. Sayer spoke against the amendment.

(discussion)

Rep. Belair spoke against the amendment.

Rep. Parker withdrew his amendment.

Rep. Chandler moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Reps. Belair, Elizabeth E. Goff and Sayer spoke against the motion.

Motion lost.

Ordered to third reading.

HB 809

relative to the expenses of education in public institutions. Majority: Ought to pass with amendment; Rep. Matheson for Education. Minority: Inexpedient to legislate. (Rep. Horan)

Majority: This bill eliminates a form of double taxation on parents whose children are residing at certain state institutions. It transfers the liability for educational expenses from certain relatives to the school district in which the patient or inmate resided at the time of commitment.

Minority: The bill increases the expenses of the local school districts.

AMENDMENT

Amend RSA 8:41-c, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

8:41-c Educational Expenses. Educational expenses of any inmate or patient, who is educatable or trainable and who is between six and twenty-one years of age, as required under statute and incurred in the institutions named in or at the direction of the commissioner of health and welfare, in any public or private institution or elsewhere, shall be recovered from the school district of the patient's or inmate's residence at the time of commitment, up to the state average elementary cost per pupil, as determined by the state board of education for the preceding school year. The liability of the school district for such expenses shall precede that of the persons and estates named in RSA 8:41 and RSA 8:41-a, which are hereby relieved of liability for such expenses to the extent of the school district's liability.

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

- 4 Nature of Payment. Amend RSA 8:49, as inserted by 1957, 69:1, by striking out said section and inserting in place thereof the following:
- 8:49 Nature of Payment. All payments, except for educational payments made pursuant to RSA 8:41-c, made by or with respect to a patient at any state institution which furnishes medical services, shall conclusively be deemed to be made on account of medical services.

5 Effective Date. This act shall take effect on July 1, 1974.

Amendment adopted.

Ordered to third reading.

HB 755

conferring immunity from civil suit on municipal execu-

tives acting in their official capacity. Inexpedient to legislate. Rep. Buckley for Judciary.

Would grant limited immunity to municipal officers from civil liability for official acts performed in good faith. Committee felt such legislation unwise.

At the request of Rep. Albert C. Jones, Rep. Buckley answered questions.

Rep. Jones moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Buckley and McManus spoke against the motion.

Rep. George I. Wiggins spoke in favor of the motion.

Reps. Nutt, Daniell, Hackler, Harold E. Thomson, Akerman, Cunningham, Richard L. Bradley and Rice nonspoke in favor of the bill.

(discussion)

Rep. Milne moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

It being manifestly in the affirmative, the motion prevailed.

Ordered to third reading.

Reps. Simard and Nutting wished to be recorded as vehemently opposed to HB 755.

HB 826

relative to the repeal of the section excepting the office of employment security from the operation of RSA 91-A. Majority: Inexpedient to legislate; Rep. Alukonis for Judiciary. Minority: Ought to pass. (Reps. McManus, Anthony Stevens, Close, Buckley, Dudley, H. Gwendolyn Jones, Currier and Spirou)

Majority: The right-to-know law applies to all departments except employment security. The majority felt that the exception should continue.

Minority: This excellent legislation would apply the "Right to Know" law to the only state agency presently exempt, the Department of Employment Security. Records relating to personnel practices, confidential, commercial or financial matters would continue to be exempt under this bill.

Rep. Close moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. George E. Gordon, Coutermarsh, Spirou, George B. Roberts, Jr. and Zachos spoke in favor of the motion.

Rep. Curran nonspoke in favor of the bill.

Rep. Daniel J. Healy spoke against the motion.

Rep. Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

Rep. Vachon thanked the benefactors who supplied the supper to the House members.

HB 712

relative to posting of uncultivated lands. Inexpedient to legislate. Rep. Colburn for Environment and Agriculture.

Subject covered in Criminal Code. Report approved by sponsor.

Rep. Turner moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Colburn explained the committee report.

Rep. Patrick spoke in favor of the motion.

Reps. Oleson and French spoke against the motion.

Rep. Nelson moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 490

relative to health services in public schools. Ought to pass. Rep. Vesta M. Roy for Public Health and Welfare.

Majority of committee feel that school health services should be made available by the school district to each student.

Rep. Lawton moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. Vesta M. Roy and Elizabeth E. Goff spoke against the motion.

Rep. Bednar spoke in favor of the motion.

(discussion)

Rep. Nelson moved the previous question.

Sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

140 members having voted in the affirmative and 137 in the negative, the motion prevailed.

The vote was challenged.

 $148\ \mathrm{members}$ having voted in the affirmative and 147 in the negative, the motion prevailed.

RECONSIDERATION

Rep. Nelson moved Reconsideration on HB 490.

Rep. Conley requested a roll call, seconded by Reps. Pierce,

Hager, Copenhaver, Tarr and Shea, and subsequently withdrew his request.

Rep. Conley requested a division.

134 members having voted in the affirmative and 165 in the negative, Reconsideration lost.

HB 806

relative to time of notice to quit from landlords. Majority: Inexpedient to legislate; Rep. Russell C. Chase for Statutory Revision. Minority: Ought to pass with amendment. (Rep. Fred E. Murray)

The majority of the committee feels that this bill is not necessary, as the present law gives the court discretionary power to stay the eviction, in the event that justice requires it.

Seems reasonable to the minority to give more then seven days in which to find new living quarters.

Rep. Fred E. Murray moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Russell C. Chase explained the committee report.

Reps. Altman, Currier and Rich spoke in favor of the motion.

A division was requested.

126 members having voted in the affirmative and 156 in the negative, the motion lost.

Resolution adopted.

Rep. Zachos moved that all bills not acted upon at the present time be made a Special Order for tomorow.

Adopted.

On a division vote, 173 members having voted in the af-

firmative and 120 in the negative, the House will convene at 9:30 a.m. tomorrow.

RECONSIDERATIONS

Rep. George I. Wiggins moved Reconsideration on HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity.

Reconsideration lost.

Rep. Cotton moved Reconsideration on HB 574, relative to advanced registered nurse practitioners.

Reconsideration lost.

Rep. Spirou moved Reconsideration on HB 826, relative to the repeal of the section excepting the office of employment security from the operation of RSA 91-A.

Reconsideration lost.

Rep. Boisvert moved Reconsideration on HB 293, relative to exemptions available for the New Hampshie property tax.

Reconsideration lost.

Rep. Belair moved Reconsideration on HB 475, relative to fees payable to cities and towns where racing meets are held.

Reconsideration lost.

Rep. Nutt moved Reconsideration on HB 206, relative to the distribution of resident tax revenues.

Reconsideration lost.

Rep. Call moved Reconsideration on HB 550, providing for capital improvement by providing for construction and operation of state and liquor stores adjacent to the Eastern New Hampshire turnpike and making an appropriation therefor.

Reconsideration lost.

Rep. Milne moved Reconsideration on HB 557, exempting

dividends of New Hampshire bank holding companies from the interest and dividend tax.

Reconsideration lost.

Rep. Hanson moved Reconsideration on HB 806, relative to time of notice to quit from landlords.

Reconsideration lost.

NOTICES OF RECONSIDERATION

Rep. Huggins served notice that today or some subsequent day he would ask the House to reconsider its action in ordering HB 913, relative to the advertising of liquor and beverages, to third reading.

Rep. Chandler served notice that today or some subsequent day he would ask the House to reconsider its action in killing HB 682, limiting the loss of state grants to newly-installed and unaccepted pollution control facilities.

Rep. Joseph L. Cote served notice that today or some subsequent day he would ask the House to reconsider its action in sending HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children, to Appropriations.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and when the House adjourn today it be to meet tomorrow at 9:30 a.m.

Adopted.

LATE SESSION

Third reading and final passage

SJR 20, providing for an additional appropriation for expenses of the legislature.

HB 814, relative to sand eels.

HB 609, relative to revision of existing statutes imposing only fines above one hundred dollars which constitute misdemeanors for natural and any other persons, and above two hundred dollars constitutes a felony for any other persons under the provisions of the criminal code.

HB 636, providing an attorney for indigent persons seeking employment compensation benefits.

 $\rm HB~653,~providing~for~trial~of~certain~misdemeanors~by~six~members~puries.$

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except chapters 570-A, 571-B, and 585 and to rename the title.

HB 716, to codify the Uniform Partnership Act.

HB 861, relating to limited partnerships.

HB 871, relative to the jurisdiction of the probate courts.

HB 872, relative to appeals from probate courts.

 $\rm HB$ 975, relative to the use of recording devices in superior and district courts.

HB 984, relative to landlord-tenant relations.

 $\rm HB$ 986, relative to recovery of medical assistance from legally liable parties.

HB 987, relative to the alternate salary of special justices of district courts.

HB 866, allowing local wineries to sell wine directly to the consumer at the winery.

HB 720, relative to amending the RSA by deleting the word "poll" and substituting where applicable the word "resident."

HB 706, providing for a permanent retirement system for employees of the city of Manchester if adopted on referendum.

HB 567, relative to the interest rate charged on delinquent taxes in the city of Portsmouth.

HCR 18, memorializing congress on the devastating effect on the state of New Hampshire of U. S. Public Law No. 92-603, relating to Title 19 of the Social Services Act.

HB 689, relative to prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare.

HB 803, to reclassify the surface water of Nubansit Brook and the headwaters of Lake Skatutakee in the town of Harrisville.

HB 784, relative to hawkers and peddlers and street sales.

HB 834, relative to allowing members of standing and interim committees mileage for attending meetings.

 ${\bf HB}$ 849, relative to identification for all service-type employees.

HB 856, requiring the reporting of drownings and boating accidents upon New Hampshire waters.

HCR 20, relative to including Sandwich Notch in the White Mountain National Forest.

HB 658, relative to the responsibility for erroneous or false data on plans for sewage or waste disposal systems.

HB 624, relative to payment of business profits tax.

HB 693, relative to debt transition period following adoption of optional fiscal year.

HB 574, relative to advanced registered nurse practitioners.

HB 502, lowering to age three the age at which special education for handicapped children shall begin and making an appropriation therefor.

HB 557, exempting dividends of New Hampshire bank holding companies from the interest and dividend tax.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity.

 ${
m HB}$ 293, relative to exemptions available for the New Hampshire property tax.

HB 826, relative to the repeal of the section excepting the office of employment security from the operation of RSA 91-A.

HB 475, relative to fees payable to cities and towns where racing meets are held.

HB 809, relative to the expenses of education in public institutions.

On motion of Rep. Parr, the House adjourned at 9:32 p.m.

Friday, 25May73

The House met at 9:30 o'clock.

Prayer was offered by Rep. Barrus.

God of our Fathers, and our God. We know that Thou are present with us at this moment. Help us to remember Thy presence here at every minute of the day.

Direct our thoughts, guide our actions, and control our tongues, that whatever we think and do and say may bring good to the state of New Hampshire, credit to the United States of America and glory to Thy Holy Name. Amen.

PLEDGE OF ALLEGIANCE

Rep. Vesta M. Roy led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Ralph W. Wilson and Fletcher, the day, illness.

Reps. Myrl R. Eaton, Withington, Chamberlin, Hodgdon, Elmer S. Wiggin, Taber, Ruel, Duhaime, Stevenson, Cunningham and McDonough, the day, important business.

Rep. H. Gwendolyn Jones, the day and next week, important business.

COMMITTEE REPORTS

HB 571

relative to making an appropriation for the New Hamp-

shire veterans association. Inexpedient to legislate. Rep. Arthur E. Thompson for Claims, Military and Veterans Affairs.

Withdrawn at request of sponsor.

Resolution adopted.

HJR 33

to pay town of Dummer for revenue lost due to the taking of Pontook Dam. Inexpedient to legislate. Rep. Arthur E. Thompson for Claims, Military and Veterans Affairs.

The committee feels that an undesirable precedent would be set by its passage.

Resolution adopted.

SCR 4

relative to the National Service Life Insurance for Veterans. Ought to pass. Rep. Arthur E. Thompson for Claims, Military and Veterans Affairs.

The committee unanimously considers it to be good legislation.

Ordered to third reading.

HB 953

permitting the town of Durham to issue five-year bonds in lieu of collection of a portion of town taxes. Ought to pass. Rep. Tirrell for Durham Delegation.

This bill would permit the town of Durham, which in 1972 adopted a special law providing for the transition from a calendar tax year to a fiscal tax year, to issue five year bonds to pay the cost of transition, in order to avoid a one-time collection therefore, scheduled for June 1, 1974. A referendum is to be held in March or April, 1974, if the act is approved.

Ordered to third reading.

HB 954

permitting the town of Durham to institute biannual collection of taxes. Inexpedient to legislate. Rep. Dudley for Durham Delegation.

Withdrawn at sponsor's request.

Resolution adopted.

HB 905

requiring that public schools provide instruction relative to infirmities caused by drugs and venereal disease. Ought to pass. Rep. Albert C. Jones for Education.

The high incidence of these diseases and rapid increase in percentages justifies the passage of this legislation.

At the request of Rep. George E. Gordon, Rep. French explained the bill.

Ordered to third reading.

HB 925

relative to preparation of budget for university of New Hampshire. Refer to permanent State University Study Commission for a report back to the Legislature by December 31, 1973. Rep. Chambers for Education.

The majority of the Education committee, upon concurrence of the sponsor, recommends this bill be referred to committee for interim study. The committee recommends the permanent State University Study Commission for a report back to the Legislature by December 31, 1973.

Referred to permanent State University Study Commission for a report back to the Legislature by December 31, 1973.

HB 950

relative to regional planning and development commissions. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

Withdrawn by sponsor.

Resolution adopted.

HB 930

to amend the Lebanon city charter, and to provide for election of Lebanon school district officers at city elections. Ought to pass with amendment. Rep. Duhaime for Lebanon Delegation.

Unanimous vote of Lebanon Delegation to amend the city charter.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Mayor of Lebanon. Amend 1957, 419:17 by striking out said section and inserting in place thereof the following:

419:17 Mayor. Each year the council shall elect one of its members mayor at its first meeting after the terms of office of the newly elected members begin. A majority vote of all members of the council is necessary for election of the mayor. The mayor shall preside at council meetings and he or she may speak and vote at those meetings. The mayor shall be the head of the city for all ceremonial purposes. The mayor and council voting as a unit, neither with a veto over the other, shall make appointments of members of the Lebanon Housing Authority and the zoning board of adjustment. All other administrative duties prescribed by the general statutes shall be exercised by the manager. Nothing in this section shall be construed to take away from the manager his or her power to appoint all administrative officers listed in section 32 of this chapter, or his or her power to appoint a member of the personnel advisory board under section 53 of this chapter, or his or her power to appoint an administrative official of the city to the planning board, or his or her general power to appoint any administrative officers authorized under any ordinance. Each year the council shall elect from its members an assistant mayor who shall act as mayor during the absence or disability of the mayor, and if a vacancy occurs, shall become mayor for the completion of the unexpired term.

Amend paragraph I of section 25 of the bill by striking out same and inserting in place thereof the following:

I. This act shall not take effect unless it is adopted by sixty percent of the voters present and voting on the question at the municipal election held in November, 1973, as hereinafter provided.

Amendment adopted.

Ordered to third reading.

HB 955

relative to the sale of liquor and alcoholic beverages by restaurant-cocktail lounges. Ought to pass. Rep. Bernard for Liquor Laws.

Housekeeping bill with full support of the Liquor Commission.

At the request of Rep. Bednar, Rep. Collishaw answered questions.

Ordered to third reading.

HB 838

amending the charter of the city of Manchester to provide for a four year term for the city clerk. Inexpedient to legislate. Rep. Dupont for Manchester Delegation.

The majority of the delegation felt that this bill is not needed.

Resolution adopted.

HB 951

relating to the election of Merrimack county commissioner. Refer to a study committee composed of members of the Merrimack County Delegation to be appointed by the Chairman of the delegation. Rep. Kopperl for Merrimack County Delegation.

Committee feels bill has potential but is in need of further study.

Referred to a study committee composed of members of the Merrimack County Delegation to be appointed by the Chairman of the delegation.

HB 859

legalizing the annual town meeting of the town of Wolfeboro. Ought to pass. Rep. Bednar for Municipal and County Government.

Supervisors of checklist posted the checklist three days after the time as prescribed by statute.

Ordered to third reading.

HB 904

relative to the definition of a subdivision. Inexpedient to legislate. Rep. Arnold B. Perkins for Municipal and County Government.

The committee was convinced that enactment of this bill would permit evasion of sub-division regulations, in that land could be divided into two parts, further sub-divided in two parts and re-sub-divided ad infinitum, without the

procedure coming under the jurisdiction of sub-division regulations.

Resolution adopted.

HB 908

relative to the authority of the Kearsarge lighting precinct. Ought to pass. Rep. Sununu for Municipal and County Government.

After favorable vote by precinct meeting, the precinct commissioners may accept gift of real estate for recreational use

Ordered to third reading.

HB 874

permitting any town to adopt fiscal year accounting. Ought to pass with amendment. Rep. G. Winthrop Brown for Municipal and County Government.

Legislation permits all towns to adopt fiscal year accounting; heretofore only towns operating under the Municipal Budget Act could adopt fiscal year accounting.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to procedure for towns, cities or counties to adopt fiscal year accounting and incurring debt during transition period.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Optional Fiscal Year. Amend RSA 31:94-b, as inserted by 1969, 497:1 by striking out said section and inserting in place thereof the following:
- 31:94-b Adoption. The provisions of RSA 31:94-a shall not take effect in any town, city or county unless adopted in the following manner:
- I. In towns, operating under the municipal budget law, by unanimous vote of the selectmen, together with the approval

of a two-thirds majority of the members of the budget committee:

- II. In towns not operating under the municipal budget law, by an article in the town warrant, adopted by a majority of the legal voters of the town present and voting on such adoption:
 - III. In cities, by two-thirds vote of the city council;
- IV. In counties, by majority vote of the members of the county convention present and voting.
- 2 Debt Limit. Amend RSA 31 by inserting after section 94-d the following new section:
- 31:94-e Transition Period. Where the provisions of RSA 31:94-a are adopted by a town, city or county, the selectmen, city treasurer or county treasurer, respectively, may borrow money in anticipation of taxes, for the transition period in the manner provided by RSA 33:7, I for cities and towns and RSA 29:8 for counties.
- 3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 898

relative to the authority and rights of appointed chiefs of police. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Legislation pertains only to appointed chiefs of police; specifies the term of office for which they may be appointed and establishes procedures for hearing by the Superior Court in event of suspension or dismissal.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the authority, rights and terms of office of appointed chiefs of police.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- I Police Chiefs; Terms of Office. Amend RSA 105:1, as amended, by inserting in line four after the word "appointed" the following (provided, however that if a chief of police or superintendent is designated as provided herein, he shall serve for a term to be determined by the selectmen which shall not be less than three nor more than five years.) and by striking out in line twelve the citation "RSA 41:a" and inserting in place thereof the following (RSA 41:47) so that said section as amended shall read as follows:
- 105:1 Appointment. The selectmen of a town, when they deem it necessary, may appoint special police officers who shall continue in office during the pleasure of the selectmen, or until their successors are chosen or appointed, provided, however that if a chief of police or superintendent is designated as provided herein, he shall serve for a term to be determined by the selectmen which shall not be less than three nor more than five years. The selectmen may designate one of the police officers as chief of police or superintendent and as such officer the chief of police or superintendent shall exercise authority over and supervise or superintend other police officers, police matrons, watchmen or constables appointed under the provisions of this chapter, and said police officers, police matrons, watchmen or constables shall be accountable and responsible to said chief of police or superintendent. Nothing herein shall be construed to preclude or prevent a town from electing constables or police officers at an annual town meeting pursuant to the provisions of RSA 41:47.
- 2 Police Chiefs; Powers and Duties. Amend RSA 105 by inserting after section 2 the following new section:
- 105:2-a Police Chiefs; Powers; Dismissal. Subject to such written formal policies as may be adopted by the appointing authority, each chief of police, superintendent of police or city marshal of any city or town who is appointed rather than elected, shall have authority to direct and control all employees of his department, and shall be responsible for the efficient and economical use of all department equipment in the normal day to day operation of the department. Such chief, superintendent or city marshal shall be subject to suspension without pay or dis-

missal only for cause, and after he has been presented with a written specification of the reasons. Upon such suspension or dismissal, he shall be entitled to a hearing, on the merits and reasonableness of the action, in superior court in the county in which the municipality is located, provided that he petitions the clerk of the superior court for such hearing within ten days of his suspension or dismissal. The court shall have the power to affirm, modify or negate such suspension or dismissal, based upon its findings.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

Reps. Polak and Lewko nonspoke in favor of the bill.

HB 909

authorizing a special town meeting of the town of Pittsfield with the authority of an annual town meeting. Ought to pass. Rep. Cox for Municipal and County Government.

Town of Pittsfield has urgent need for additional funding for several municipal projects; failure to hold special town meeting could cost the town interest charges on at least one project. Testimony by local officials indicated that it would be advantageous and expeditious to secure permission from the legislature, rather than to petition the Superior Court for a special town meeting.

Ordered to third reading.

HB 917

relative to the revision of city charters. Ought to pass, Rep. Madeline G. Townsend for Municipal and County Government.

Present statutes restrict city charters to contain items which appear only in charters of other cities or in two "model charters" contained in the statutes. This legislation permits cities to also incorporate items in their charters, after favorable vote at regular municipal elections, of additional items of value to the city.

Ordered to third reading.

HB 958

relative to the powers of executive committees of the county. Ought to pass. Rep. King for Municipal and County Government.

Legislation clarifies existing statutes relative to powers of county convention and county executive committee, in that officers of the county convention may also be elected to the executive committee, and that the executive committee may serve as a "budget sub-committee" if so designated by the county convention.

Ordered to third reading.

HB 959

relative to investment of funds by treasurers of municipalities, counties and school districts. Ought to pass. Rep. Romeo A. Chasse for Municipal and County Government.

Legislation which requires treasurers of municipalities and school districts, with approval of governing board, to invest funds not needed for the foreseeable future; such actions by treasurers are permissive in present statutes. Bill also permits investment of such fund in certificates of deposit of New Hampshire and Massachusetts banks.

Ordered to third reading.

HB 979

establishing the Portsmouth Union School District and giving such district independent fiscal and appropriating powers. Ought to pass. Rep. Cotton for Portsmouth Delegation.

Voted unanimous out of committee. Bill allows a referendum on November 1973 ballot for the voters to vote whether to adopt a fiscally independent school district.

Ordered to third reading.

HB 916

to provide legislative parking space; and making an appropriation therefor. Ought to pass with amendment. Rep. Alice Davis for Public Works.

This bill establishes a legislative parking facilities committee and authorizes it to purchase property in the city of Concord for parking facilities for use by state legislators and state employees.

Testimony by Concord city officials and others indicated that there was mutual acceptance of the plan.

AMENDMENT

Amend paragraph III as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

III. Notwithstanding any provisions of RSA 228:1, IV to the contrary, the department of public works and highways shall provide the services of the department and follow the procedures provided in RSA 228; provided, however, that overall control of the project shall remain with the legislature or their duly established committee.

Amend section 3 of the bill by striking out in line one the words "four hundred" and inserting in place thereof the following (seven hundred fifty), so that said section as amended shall read as follows:

3 Appropriation. The sum of seven hundred fifty thousand dollars is hereby appropriated for purposes of this act. Said sum shall be expended by the legislative parking space committee. The committee is authorized to apply for, accept and expend federal or private funds that may be made available for the purpose of this act and the amount of state funds available for said purpose shall be reduced by the amount thereof.

Amend section 4 of the bill by striking out in line three the words "four hundred" and inserting in place thereof the following (seven hundred fifty), so that said section as amended shall read as follows:

4 Bonds Authorized. To provide funds for the appropriation made in section 3 of this act, the state treasurer is hereby authorized to borrow money upon the credit of the state not exceeding the sum of seven hundred fifty thousand dollars, and for said purpose may issue bonds and notes in the name of and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

Amendment adopted.

Referred to Appropriations.

HB 875

relative to the salaries of the Somersworth city council.

Ought to pass. Rep. Peter N. Chasse for Somersworth Delegation.

Increases City Council salary from \$150 to \$300 annually. Subject to local referendum.

Ordered to third reading.

HB 940

redistricting the city of Somersworth. Ought to pass. Rep. Peter N. Chasse for Somersworth Delegation.

Creates five equal wards, and sets April 1-August 1, 1974, for verification of checklists. Subject to local referendum.

Ordered to third reading.

HB 799

abolishing the Lebanon Regional Airport Authority; and returning all holdings to the city of Lebanon and permitting Lebanon to establish a city airport authority. Ought to pass with amendment. Rep. Hamel for Transportation.

The amendment provides for an investigation of all New Hampshire airport problems and will study the procedure to implement the 1973 A. D. Little Report.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a committee to study the financing of New Hampshire airports.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

l Airport Committee Established. A committee is hereby established to study means of financing New Hampshire airports on a just, equitable and practicable basis, and to consider the relationship of federal, state and local support to this end. The committee will study methods of implementing the New Hampshire state airport system plan prepared by Arthur D. Little, Inc. in 1973. Any department or agency of the state, or any local municipality or regional airport authority, from

which the commission may require information or assistance to carry out its duties, is directed to provide such information or assistance to the commission.

- 2 Membership. The committee shall consist of a membership of seven. The members shall include: (1) three from the house of representatives appointed by the speaker of the house; (2) two from the senate appointed by the president of the senate; (3) one appointed by the governor; and (4) one to be appointed by the New Hampshire aeronautics commission.
- 3 Compensation and Duties of Members. The members of the committee shall serve without compensation. They shall report their findings, recommendations and any proposed legislation to the 1975 session of the general court, not later than the second week of said session.
 - 4 Effective Date. This act shall take effect upon its passage. Amendment adopted.

Ordered to third reading.

HB 869

creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum. Ough to pass with amendment. Rep. Nutt for Ways and Means.

This bill provides enabling legislation permitting a local referendum on a Homeowners' Exemption of \$5,000 on equalized valuation; \$10,000 for persons over age 65. A vote is held on the question by the voters in any town or city wishing to adopt it, but no state-wide referendum is forced.

The Committee had a public hearing at which many speakers appeared supporting the legislation. There were no speakers in opposition. The Committee believes the local option feature permits communities to make their own decisions, enhancing home rule.

The amendment provides a limitation of \$8,000 below which a valuation is not exempted, guaranteeing that each homestead pays at least some taxes to the community and is not totally exempted.

The Ways and Means Committee feels that this approach,

on a local option referendum basis, provides a responsible method of property tax relief for New Hampshire's citizens.

AMENDMENT

Amend RSA 72:45, as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

72:45 Owner-Residents Exempted. Every person who has the legal or beneficial title in equity to real property including a mobile home in this state and who resides thereon and in good faith makes the same his permanent home, or the permanent home of another or others legally or naturally dependent upon said person, shall be entitled to an exemption of five thousand dollars of equalized assessed valuation as determined by the tax commission from all taxation except for special assessments on said home up to an assessed valuation determined by the tax commission; providing, however, that in no case shall the remaining equalized assessed valuation be less than eight thousand dollars on any homestead. Said title may be held solely, jointly or in common with others and said exemption may be apportioned among such of the owners as shall reside thereon as their respective interests shall appear. The exemption provided herein shall be allowed on each condominium parcel occupied by its owner and on any other entity recognized at law as realty and occupied by its owner.

Amendment adopted.

Ordered to third reading.

Rep. George E. Gordon requested a quorum count.

The Speaker ruled there was a quorum present.

Rep. Gordon challenged the ruling.

Rep. Gordon requested a roll call on the ruling.

Not sufficiently seconded.

A division was taken.

172 members having voted in the affirmative and 5 in the negative, the ruling of the Speaker sustained.

COMMITTEE REPORTS CONTINUED

HB 33

requiring meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours. Ought to pass. Rep. Drake for Appropriations.

Makes it compatible with present poultry inspection laws. Ordered to third reading.

HB 38

relative to the New Hampshire American Revolution Bicentennial Commission. Ought to pass with amendment. Rep. Drake for Appropriations.

Allows the New Hampshire American Revolutionary Bicentennial Commission to hire temporary employees.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Authorization for Temporary Employees. Amend Laws of 1969, 455, as amended by 1970, 56:14; 1971, 496:1 and 2, and 1972, 6:1, by inserting after section 4-d the following new section:

455:4-e Temporary Employees. The New Hampshire American Revolution Bicentennial Commission is authorized to hire such temporary employees as it deems necessary to carry out the purposes for which it was established.

2 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

HB 55

providing for offenders in felony cases to be examined by county appointed psychologist prior to sentencing. Inexpedient to legislate. Rep. Drake for Appropriations.

The committee considered this bill rather impractical and unworkable.

Resolution adopted.

HB 66

establishing a flat rate registration fee for all passenger motor vehicles except trucks and providing for a monthly proration of the fee. Ought to pass. Rep. Drake for Appropriations.

Establishes a flat \$24 registration fee for passenger car motor vehicles. Committee is reporting this bill exactly as the House originally considered it.

Ordered to third reading.

HB 68

relative to weights and measures standards. Ought to pass. Rep. Drake for Appropriations.

Eliminates the city sealers in all cities but Manchester and Nashua.

Ordered to third reading.

HB 119

relative to refurbishing old roads and trails and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee gave this bill a low priority.

Resolution adopted.

HB 120

relative to the maintenance of a certain section of highway in the city of Lebanon. Ought to pass. Rep. Drake for Appropriations.

Makes a bridge in Lebanon eligible for State Bridge Aid.

Ordered to third reading.

HB 208

relative to classification of highways, highway aid apportionment and highway regulation. Ought to pass. Rep. Drake for Appropriations.

Changes population factor for classifying certain sections of highways so that state can continue to maintain them, not the cities and towns through which they pass.

Ordered to third reading.

HB 216

relative to the examination, certification and regulation of arborists. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill had a low priority in committee.

Resolution adopted.

HB 221

providing for public utilities commission reports to be published biannually. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that there was no reason to require the publication of these reports as often as twice each year.

Resolution adopted.

HB 248

relative to the construction or reconstruction of a bridge in the town of Jefferson. Ought to pass. Rep. Drake for Appropriations.

Provides \$900,000 in highway bonds to replace a bridge in Jefferson.

Ordered to third reading.

HB 254

specifying certain deductions which must be allowed proprietorships and partnerships in calculating the business profits tax. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 276

to transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This is a good local aid measure, but the state is not in a position to assume these costs at the present time.

Resolution adopted.

HB 299

to designate certain highways as bicycle trails and making an appropriation therefor. Ought to pass with amendment Rep. Drake for Appropriations.

The amendment changes the appropriation from \$8,000 to \$3,000.

AMENDMENT

Amend the bill by striking out section 3 of same and inserting in place thereof the following:

3 Appropriation. The sum of three thousand dollars is hereby appropriated for the biennium ending June 30, 1975 to carry out the purposes of this act. The director of community recreation of the department of resources and economic development shall direct the expenditure of the sums hereby appropriated. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HB 333

to establish a state liquor store in West Lebanon, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Opinion of the committee that the proper number of new liquor stores was dealt with in the operating budget.

Resolution adopted.

HB 374

relative to compensating towns for the loss of tax revenue due to the acquisition of land by fish and game department. Inexpedient to legislate. Rep. Drake for Appropriations.

Fish and Game Fund not sufficiently adequate at present to provide for this bill.

Resolution adopted.

HB 399

authorizing the state of New Hampshire to acquire from the town of New Boston bridge No. 045,131. Inexpedient to legislate. Rep. Drake for Appropriations.

Sponsor says she no longer favors the bill after public works

committee amendment requiring town to bring the bridge up to standard before transfer.

Resolution adopted.

HB 401

to establish a state liquor store in Belmont. Inexpedient to legislate. Rep. Drake for Appropriations.

Opinion of the committee that the proper number of new liquor stores was dealt with in the operating budget.

Rep. Marsh moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Huot spoke against the motion.

(discussion)

Reps. Pierce and Raymond spoke against the motion.

Motion lost.

Resolution adopted.

HB 436

relative to the biennial distribution of any surplus in the general fund to cities and towns and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that this bill was totally unworkable.

Resolution adopted.

 \boldsymbol{A} second prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

Father, to You who loves us so much, we acknowledge with sorrow our failures to live in Your peace, the mercy and kindness we have not shown, the love we have been unwilling to give. Yet we are Yours and long for the peace Your Son has promised us. Grant that whatever we do today, in word or work we do it in the name of Your Son, seeking only to give You praise and thanks. Amen.

HB 483

to provide for republishing or recompiling volume 3-A of Revised Statutes Annotated and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Provides only \$9,000 for whichever the Secretary of State wishes to do. Title self-explanatory.

AMENDMENT

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 Appropriation. There is hereby appropriated a sum not to exceed nine thousand dollars for the purposes of sections 1, 2 and 3 of this act. This appropriation shall be utilized by the secretary of state either to republish volume 3-A of the Revised Statutes Annotated or to recompile volume 3-A of the Revised Statutes Annotated. The governor is authorized to draw his warrant for the sum hereby appropriated, or so much thereof as may be necessary for the purposes hereof, out of any money in the treasury not otherwise appropriated.

5 Effective Date. This act shall take effect on July 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 484

to provide for cumulative pocket supplements for revised statutes annotated and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Regular bill to provide for the supplements to the RSA's.

Ordered to third reading.

HB 492

to establish a state liquor store in Winchester and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Opinion of the committee that the proper number of new liquor stores was dealt with in the operating budget.

Rep. Elmer L. Johnson moved that the words, ought to

pass with amendment, be substituted for the committee report, inexpedient to legislate.

The clerk read the amendment in full.

Rep. Johnson spoke in favor of the amendment.

(discussion)

Reps. Huot, Raymond and Whipple spoke against the motion.

Motion lost.

Resolution adopted.

HB 455

establishing a committee to study and report on the goals, purposes, organization and financing of the state university system, and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 187:38 as inserted by section 1 of the bill by striking out the lines "This committee shall have subpoena powers for the purposes of this subdivision. The committee may hire necessary consultants, professional or clerical personnel as within the legislative appropriation" and inserting in place thereof the following:

(The committee may hire necessary consultants, professional or clerical personnel.), so that said section as amended shall read as follows:

187:38 State's University System Study Committee. A permanent state university system study committee of eight members, three from the senate and five from the house of representatives, is hereby established to examine the goals, purposes, organization and financing of the university of New Hampshire system and to evaluate and make recommendation relative to the university of New Hampshire including the colleges at Keene, Plymouth, Durham and the Merrimack Valley branch. The committee shall be appointed as follows: Three members of the senate by the president of the senate and five members of the house of representatives by the speaker of the house of representatives. A member shall only serve while he is a member of the general court. The members shall not be entitled to any

salary, but are entitled to reimbursement for mileage and other expenses incurred in carrying out their duties under this sub-division. The committee may hire necessary consultants, professional or clerical personnel.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. The sum of seven hundred dollars for fiscal 1974 and seven hundred dollars for fiscal 1975 is hereby appropriated for the purposes of this act. The governor is authorized to draw his warrant for this appropriation out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HB 520

to provide for the bonding of state officials and employees; and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 527

to provide for replacement volumes 5, 5-A and 6 for Revised Statutes Annotated and to provide a complete set of Revised Statutes Annotated for each standing committee of the house and senate and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Bill replaces certain volumes of RSA's and also provides a set for each standing committee of the House and Senate.

Ordered to third reading.

HB 528

making an appropriation for New Hampshire Legal Assitance. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that the State should not initiate funding for this primarily federal program.

Resolution adopted.

HB 546

to establish a state liquor store in the town of Raymond

and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Opinion of the committee that the proper number of new liquor stores was dealt with in the operating budget.

Rep. Erler moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion and subsequently withdrew his motion.

Rep. Goodrich nonspoke in favor of the motion.

Resolution adopted.

HB 553

relative to erecting town and city signs commemorating incorporation. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 589

relative to a permanent clam license for elderly citizens. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that Fish and Game fund could not stand the loss this bill would cause.

Resolution adopted.

HB 590

providing that a portion of hunting license revenue shall be used for stocking hares and game birds. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that administration of Fish and Game policy should reside with Fish and Game Commission and its Director.

Rep. Maynard moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Fred E. Murray and Lambert nonspoke in favor of the motion.

Reps. Scamman and Raymond spoke against the motion.

(discussion)

Reps. William P. Boucher spoke in favor of the motion.

Rep. Scamman spoke a second time against the motion.

Motion lost.

Resolution adopted.

HB 632

relative to investment of retirement funds. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 100-A:15, I as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

I. The members of the board of trustees shall be the trustees of the several funds created hereby. The state treasurer shall upon recommendation of the board have full power to invest and reinvest such funds, subject to all the terms, conditions, limitations, and restrictions imposed by the laws of the State of New Hampshire upon domestic life insurance companies in the making and disposing of their investments, and further may upon recommendation of the board invest and reinvest such funds in shares of cooperative banks and building and loan associations located in this state, and may upon recommendation of the board make deposits in savings banks or trust companies or in national banks and subject to like terms, conditions, limitations, and restrictions, said trustees shall have full power to hold, purchase, sell, assign, transfer, and dispose of any of the securities and investments in which any of the funds created hereby have been invested, as well as the proceeds of such investments. Provided, however, that an amount not exceeding five percent of the total funds of the New Hampshire retirement system may be invested in securities which are not authorized investments under RSA 411:15, but which are prudent investments for such a system to make. The board of trustees shall have authority to hire investment counsel. The compensation for investment counsel services and the compensation for actuarial services required by the board of trustees in performing the duties required by RSA 100-A:14 shall be a charge upon the funds of the New Hampshire retirement system. The state treasurer shall be the custodian of the several funds of the

retirement system, but may with the approval of the board of trustees, delegate the custodian function to the investment advisor of the board.

Amendment adopted.

Ordered to third reading.

HB 751

providing for the exemption and withdrawal of town and city managers from compulsory membership in the state retirement system. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 781

relative to embalmers, morticians and funeral directors. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 810

establishing a legislative facilities committee; and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 2, VIII of the bill by striking out the same and inserting in place thereof the following:

VIII. Notwithstanding any other provisions of law to the contrary, all rooms and office space in the old post office shall be assigned for use by the president of the senate and speaker of the house.

IX. Notwithstanding any other provisions of law to the contrary, all rooms and office space in the basement and on the first and third floors of the state house shall be assigned for use by the president of the senate and speaker of the house with the exception of rooms 100, 122, 123, 124 and the hall of flags located on the first floor of the state house.

Amendment adopted.

Ordered to third reading.

HIR 4

providing an appropriation for Old Fort Number Four. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 35

making an appropriation for increased monthly allowances for welfare recipients in nursing homes. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 307

providing for the preservation of open space land by assessment at valuations based upon the current use thereof and by permitting discretionary easements of development rights; creating a current use advisory board and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Provides \$2,000 each year for administration of open space act.

Rep. Bednar moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion and subsequently withdrew his motion.

Reps. Bednar, Boisvert and Joseph L. Cote wished to be recorded as against the bill.

Rep. Greene spoke in favor of the bill.

Ordered to third reading.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all Appropriation bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

HB 33, requiring meat slaughterhouses and processing

plants to pay the cost of inspections conducted outside of regular business hours.

- HB 38, relative to the New Hampshire American Revolution Bicentennial Commission.
- HB 66, establishing a flat rate registration fee for all passenger motor vehicles except trucks and providing for a monthly proration of the fee.
 - HB 68, relative to weights and measures standards.
- HB 120, relative to the maintenance of a certain section of highway in the city of Lebanon.
- HB 208, relative to classification of highways, highway aid apportionment and highway regulation.
- HB 248, relative to the construction or reconstruction of a bridge in the town of Jefferson.
- HB 254, specifying certain deductions which must be allowed proprietorships and partnerships in calculating the business profits tax.
- HB 299, to designate certain highways as bicycle trails and making an appropriation therefor.
- HB 307, providing for the preservation of open space land by assessment at valuations based upon the current use thereof and by permitting discretionary easements of development rights; creating a current use advisory board and making an appropriation therefor.
- HB 455, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system, and making an appropriation therefor.
- HB 483, to provide for republishing or recompiling volume 3-A of Revised Statutes Annotated and making an appropriation therefor.
- HB 484, to provide for cumulative pocket supplements for revised statutes annotated and making an appropriation therefor.
- HB 520, to provide for the bonding of state officials and employees; and making an appropriation therefor.

HB 527, to provide for replacement volumes 5, 5-A and 6 for Revised Statutes Annotated and to provide a complete set of Revised Statutes Annotated for each standing committee of the house and senate and making an appropriation therefor.

HB 632, relative to investment of retirement funds.

HB 751, providing for the exemption and withdrawal of town and city managers from compulsory membership in the state retirement system.

HB 781, relative to embalmers, morticians and funeral directors.

HB 810, establishing a legislative facilities committee; and making an appropriation therefor.

HJR 4, providing an appropriation for Old Fort Number Four.

RECONSIDERATION

Rep. Ferguson moved Reconsideration on all Appropriation bills passed on third reading.

Reconsideration lost.

HB 727

establishing a department of finance, administration and revenue, and making an appropriation therefor. Ought to pass with amendment. Rep. Charles B. Roberts for Executive Departments and Administration.

This bill establishes a new department of administration and finance which shall be under the supervision of a commissioner and which shall consist of three divisions, namely a division of budget and program evaluation, a division of accounting and control and a division of general services.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a department of administration and finance and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Statement of Purpose and Need. The general court hereby finds:
- I. That effective operation of state government is, in large measure, predicted on the quality of performance and service rendered by the central administrative and financial organizations of the executive branch;
- II. That certain deficiencies are known to exist currently within the organizations, systems and procedures which comprise the state's core capacity for financial and administrative management and revenue collection, estimating and analysis;
- III. That among these known deficiencies are some which have reached critical proportions with serious consequences threatening, in particular, the continued confidence of the people in their government's ability to account fiscally for the use of public funds; and
- IV. That, in order to correct existing deficiencies and to establish the means by which we can insure a continuing future ability to cope with the growing complexities of state government which arise both from actions by the Federal government and by expressed desires by local governments and the citizenry in general, it is imperative that effective and immediate action be taken to bring about a better grouping of functions and a stronger supervisory structure to secure continuing, comprehensive consideration of the interrelation of budgetary, fiscal, and administrative management problems and to effect their resolution in a timely fashion.
- 2 New Chapter. Amend RSA by inserting after chapter 8-C the following new chapter:

Chapter 8-D

Department of Administration and Finance

8-D:1 There is hereby established a department of administration and finance under the executive direction of a commis-

sioner of administration and finance. Said department shall consist of a division of accounting and control, a division of budget and program evaluation, and a division of general services.

- 8-D:2 Duties of Department. The department of administration and finance shall have the following powers, duties and responsibilities:
- I. To direct, overhaul and modernize the state's fiscal accounting systems, free of inefficiencies and unnecessary duplication of bookkeeping activities, using generally accepted accounting principles and taking full advantage of all benefits of automated data processing applications to the end that the fiscal affairs of all state agencies and departments will be adequately and uniformly serviced and that periodic financial and management reports will be available to serve the various needs of all state agencies, and the executive and legislative leaders in their decision-making processes;
- II. To establish an improved capability to address all aspects of the budgeting cycle from budget preparation through program evaluation, to the end that each successive budget cycle will benefit from the knowledge obtained through appraisal of agency performance in executing preceding budgets;
- III. To institute improvements, efficiencies, and economies in purchasing activities, real and personal property management practices, and other central administrative functions and services; and
- IV. To establish the means by which the state may better assure close and continuing coordination of the several distinct, but related, administrative and financial activities upon which the effective and efficient management of all state programs and operations is reliant.
- 8-D:3 Definition. As used in this chapter, the word "commissioner" shall mean the commissioner of administration and finance unless the context clearly requires otherwise.
- 8-D:4 Commissioner of Administration and Finance; Appointment, Term. There shall be a commissioner of administration and finance who shall be appointed by the governor and council for a term of four years and until his successor is appointed and qualified; provided, however, that the initial appointee shall be nominated by a commission consisting of two

members of the senate, appointed by the president, two members of the house appointed by the speaker, and three persons appointed by the governor and said nominee to be confirmed by the council, and provided further, that the term of the initial appointee shall expire on June 30, 1977. Any vacancy shall be filled for the unexpired term.

- 8-D:5 —Removal. The governor and council may remove the commissioner of administration and finance only as provided in RSA 4:1.
- 8-D:6 —Salary. The annual salary of the commissioner of administration and finance shall be that provided in RSA 94 as hereinafter amended.
- 8-D:7 —Powers and Duties. The commissioner of administration and finance shall have the following powers and duties.
 - I. To establish department and divisional policy;
- II. To control the actual operation of the department and all divisions therein:
- III. To furnish to the governor and council, to any committee of either house of the legislature having jurisdiction over revenue or appropriations, and any department head such aid and information regarding the financial affairs of the state as may be requested;
- IV. To develop and establish, subject to the approval of governor and council, a comprehensive statewide fiscal policy and procedures manual, and to revise the same from time to time as needed:
- V. To implement generally accepted accounting principles and require every state department, commission, or other agency to uniformly and consistently use the same in its fiscal affairs;
- VI. To assign and reassign, subject to the approval of governor and council, the duties, functions, and personnel of the department among and/or within the various divisions of the department as in his discretion will best effectuate the purposes, powers and duties of this chapter, notwithstanding to which division said duties and functions are initially assigned by statute; provided, however, that no such change shall eliminate any then-existing position within the classified service unless such position shall then be vacant, or if filled, its incumbent has been

transferred to another position of like tenure. Any person so transferred shall not have his salary reduced, irrespective of the labor grade of the position to which he is transferred. Any such transfer shall be reported to the next succeeding regular session of the general court with recommendations for any proposed legislation;

- VII. To establish a system of budgeting and program evaluation:
- VIII. To destroy at the end of six years from the time of filing, any records, reports, or miscellaneous papers in the department which, in his opinion, are no longer of value to the state, provided that any such destruction shall have the prior approval of the legislative budget assistant;
- IX. To make an annual report to the governor and council and to the fiscal committee of the general court showing all unexpended appropriations and all other transactions of the department and information received by the department as he shall deem important. Said report shall be a public record and available to any interested person;
- X. To issue a final statement of accounts of all funds of the state ninety days after the end of the fiscal year unless the governor and council for good cause shown, extend such period.
- 8-D:8 Executive-Administrative Authority; Ex officio Positions.
- I. Notwithstanding any other provisions of law to the contrary, wherever any statute gives executive or administrative authority, either singularly or with the approval of the governor and council, to an officer whose position has been transferred to the department of administration and finance pursuant to the provisions of this chapter, henceforth it shall be construed to mean that such authority is vested in the commissioner of administration and finance or his designee.
- II. Whenever any statute provides that an offcer whose position has been transferred to the department of administration and finance pursuant to the provisions of this chapter shall be an ex officio member of any board, commission or other agency, henceforth it shall be construed to mean that the commissioner of administration and finance or his designee shall be said ex officio member. If there is more than one such ex officio

member on the same board, the commissioner shall have authority to appoint one designee for each such ex officio member.

- 8-D:9 Audit. The department of administration and finance shall be audited by the legislative budget assistant as provided in RSA 14:31, II.
- 8-D:10 Executive Administrative Assistant. There shall be an executive administrative assistant to the commissioner of administration and finance who shall be appointed by the commissioner and who shall serve at his pleasure. The executive administrative assistant shall have such duties and assignments as the commissioner may from time to time assign and shall receive as an annual salary that provided in RSA 94, as hereinafter amended.
- 8-D:11 Department of Administration and Control Abolished; Transfer of Functions, Powers, Personnel. The department of administration and control established pursuant to RSA 8:1 is hereby abolished. The division of budget and control, the division of accounts, the division of purchase and property and the division of records management and archives of said department, and the business supervisor provided for in RSA 8:33 in said department, together with all of their respective powers, duties, functions, personnel, records and property are hereby transferred to the department of administration and finance, and to the respective divisions therein as hereinafter provided, subject to the authority of the commissioner to make such reassignments as he may deem necessary.
- 8-D:12 Division of Accounting and Control. There shall be a division of accounting and control under the executive direction of the comptroller. Said division shall consist of former division of accounts of the department of administration and control and the business supervisor in said department transferred to the department of administration and finance by RSA 8-D:11. The division shall have such other functions and duties as may be from time to time assigned by the commissioner.
- 8-D:13 Division of Budgeting and Program Evaluation. There shall be a division of budget and program evaluation under the executive direction of a director of budget and program evaluation. Said division shall consist of the former division of budget and control of the department of administration and control transferred to the department of administration and fi-

nance by RSA 8-D:11. The division shall have such other functions and duties as may be from time to time assigned by the commissioner.

- 8-D:14 Division of General Services. There shall be a division of general services under the executive direction of a director of general services. Said division shall consist of the following offices:
- I. An office of purchase and property consisting of the former division of purchase and property of the department of administration and control which has been transferred to the department of administration and finance by RSA 8-D:11. The director of purchase and property in office on the effective date of this transfer shall continue in office as the director of the office of purchase and property at the same salary and for like tenure. He shall continue to be known as the director of purchase and property.
- II. An office of records management and archives consisting of the former division of records management and archives of the department of administration and control which has been transferred to the department of administration and finance pursuant to RSA 8-D:11. The director of records management and archives in office on the effective date of this transfer shall continue in office as the director of the office of records management and archives at the same salary and for like tenure. He shall continue to be known as the director of records management and archives.
- III. An office of miscellaneous services. All the powers, duties, functions, personnel, records and property of the mailing division and the switchboard division of the former department of administration and control, and all the remaining powers, duties, functions, personnel, records, and property of said department not otherwise transferred to the department of health and welfare or to the department of administration and finance are hereby transferred to the office of miscellaneous services.
- 8-D:15 Directors of Divisions; Appointment, Terms. The commissioner of administration and finance shall nominate for appointment by the governor and council a comptroller, a director of budget and program evaluation, and a director of general services, each of whom shall serve for a term of four years and until a successor is appointed and qualified; provided, how-

ever, that the terms of the initial appointments made pursuant to this section shall expire on June 30, 1978; provided further that the comptroller in office on the effective date of this act shall continue in office for the remainder of his term. Any vacancy shall be filled for the unexpired term.

- 8-D:16 Directors, Removal. The directors of the divisions may be removed only in accordance with the provisions of RSA 4:1.
- 8-D:17 Directors, Salaries. The annual salaries of the directors of the division shall be as provided in RSA 94 as hereinafter amended.
- 8-D:18 Effect of Transfers; Classified Employees. The transfers provided for in this chapter shall not eliminate any existing position within the classified service unless such position shall then be vacant, or if filled, its incumbent has been transferred to another position of like tenure. Any person so transferred shall not have his salary reduced irrespective of the labor grade of the position to which he is transferred which may be lower than the position previously occupied.
 - 8-D:19 Effect of Transfers; Unclassified Employees.
- I. Unless otherwise specifically provided for, wherever the transfers provided for in this chapter shall eliminate any unclassified position, the incumbents on the effective date of such transfer shall be transferred to the department of administration and finance and shall have such duties as the commissioner may assign provided that such persons so transferred shall not suffer a reduction in salary because of such transfer and shall have the same tenure as in their original appointment.
- II. Unless otherwise specifically provided for wherever the transfers provided for in this chapter transfer unclassified positions to the department of administration and finance, the incumbents in such positions shall continue in office with the same tenure and salary subject to the authority of the commissioner to make reassignments of personnel as provided in RSA 8-D:7, VI.
- 3 Treasury Books. Amend RSA 6:4 by striking out said section and inserting in place thereof the following:
- 6:4 Books and Accounts. He shall provide, at the expense of the state, suitable books in which he shall enter, according to

forms approved by the commissioner of administration and finance and by the governor and council, fair, detailed and correct records of all sums of money received into and paid from the treasury and of all his other official acts. Insofar as the governor and council shall approve or direct, he shall also record all amounts receivable and payable and other assets and liabilities of the state. He shall take vouchers for all payments made by him and shall carefully preserve all vouchers and records pertaining to his office.

4 Division of Budget and Program Evaluation. Amend the introductory paragraph of RSA 8:8 by striking out said paragraph and inserting in place thereof the following:

Subject to the direction and supervision of the commissioner of administration and finance, the director of budget and program evaluation shall:

5 Division of Budget and Accounting. Amend the introductory paragraph of RSA 8:13 by striking out said paragraph and inserting in place thereof the following:

Subject to the direction and supervision of the commissioner of administration and finance, the comptroller shall:

- 6 Pre-audit of Claims. Amend RSA 8:13, VII, (supp), as amended, by striking out said paragraph and inserting in place thereof the following:
- VII. Pre-audit all claims to be presented for the issuance of warrants and certify to the governor and council that such are just and proper claims against the state and within the appropriations provided by statute; before such certification for payment, the comptroller shall require documentary evidence of the debt in a form approved by the commissioner of administration and finance, sufficient to show that the agency or individuals responsible for contracting the debt (a) had the authority for so doing; (b) had knowledge of the amounts due, except that payments for payrolls need only be certified at such times as there is a change in the personnel or a change in the gross compensation paid included therein; (c) possessed the authority for the approval of the invoice; and (d) in regard to payments for capital improvements, had knowledge of the work actually completed; provided, however, the comptroller as directed by the commissioner of administration and finance

may approve the utilization of accepted data processing equipment and techniques in the performance of the pre-audit functions.

- 7 System of Accounts. Amend RSA 8:13-a as inserted by 1967, 253:4, as amended, by striking out said section and inserting in place thereof the following:
- 8:13-a Data Processing. The comptroller as directed by the commissioner of administration and finance shall handle and carry on the system of accounts and reports of financial transactions prescribed by the commissioner for all departments and agencies of the state, and the records of funds received, and the systems of central state accounting records and encumbrance accounting on data processing equipment established, that will make use of the most advanced and economical techniques applicable to available equipment.
- 8 Office Established. Amend RSA 8:14 by striking out said section and inserting in place thereof the following:
- 8:14 Office Established. There shall be an office of purchase and property under the executive direction of the director of purchase and property within the department of administration and finance, division of general services.
- 9 Appointment of Director of Purchase and Property. Amend RSA 8:15 by striking out said section and inserting in place thereof the following:
- 8:15 Director. After consultation with the director of the division of general services, the commissioner of administration and finance shall nominate for appointment by the governor and council a director of purchase and property who shall be experienced in the field of purchasing and who shall hold office during good behavior.
- 10 Supervision. Amend the introductory paragraph of RSA 8:19 by striking out said paragraph and inserting in place thereof the following:

Subject to the direction and supervision of the director of general services and the commissioner of administration and finance, the director of purchase and property shall:

11 Other Duties. Amend RSA 8:19, XVI, by striking out said paragraph and inserting in place thereof the following:

- XVI. Perform such other duties as the commissioner of administration and finance or the director of the division of general services may require.
- 12 Transfer Division of Institutional Collection; New Hampshire Distributing Agency. Amend RSA 126-A by inserting after section 3 the following new sections:
- 126-A:3-a Institutional Collection. There is hereby transferred to the office of the commissioner of health and welfare, the division of investigation of accounts established by RSA 8:39 heretofore in the department of administration and control, together with all of its powers, duties, functions, personnel, records and property. The assistant business supervisor in office on the effective date of this transfer carrying out the duties of RSA 8:40 shall continue in office and carry out the duties assigned to him by statute and such further duties as the commissioner of health and welfare may assign. The transfer herein provided for shall not eliminate any existing position within the classified service unless such position shall be vacant or, if filled, its incumbent has been transferred to another position of like tenure. Any person so transferred shall not have his salary reduced irrespective of the labor grade to which he is transferred.
- 126-A:3-b New Hampshire Distributing Agency. There is hereby transferred to the office of the commissioner of health and welfare, the New Hampshire distributing agency established in RSA 8-A:1 together with all of its powers, duties, functions, personnel, records and property. The director of the distributing agency in office on the effective date of this transfer shall remain in office and carry out the duties assigned to him by statute and such further duties as the commissioner of health and welfare may assign. The transfer herein provided for shall not eliminate any existing position within the classified service unless such position shall be vacant or, if filled, its incumbent has been transferred to another position of like tenure. Any person so transferred shall not have his salary reduced irrespective of the labor grade to which he is transferred.
- 13 Business Supervisor. Amend RSA 8:33 by striking out in line four the word "comptroller" and inserting in place thereof the following (commissioner of administration and finance) so that said section as amended shall read as follows:

- 8:33 Business Supervisor of Institutions. Subject to the approval of the governor and council, and after consultation with the chairman of the governing board of each institution within the department of hospitals and the department of corrections, the commissioner of administration and finance shall appoint a business supervisor of said institutions, who shall be familiar with institutional business practices and procedures, and who shall hold office during good behavior.
- 14 Removal of Business Supervisor. Amend RSA 8:34 by striking out said section and inserting in place thereof the following:
- 8:34 —Removal. The business supervisor may be removed by the commissioner of administration and finance subject to approval of the governor and council.
- 15 Business Supervisor, Duties. Amend RSA 8:36, as amended, by striking out said section and inserting in place thereof the following:
- 8:36 —Duties. Subject to the direction and supervision of the commissioner of administration and finance, the business supervisor shall: (1) advise with the respective superintendents and trustees of institutions in relation to establishment, supervision, and maintenance of uniform and efficient business records, business practices, and business management at each of the institutions within the department of hospitals and department of corrections; (2) advise with the respective superintendents and trustees of institutions in relation to all business problems of said institutions; (3) perform such other duties as the commissioner of administration and finance may require of him; (4) advise with the respective executive heads, boards, and commissions of the various state departments in relation to establishment, supervision and maintenance of uniform and efficient business records, business practices and business management, and to perform such other duties of assisting the state departments as the commissioner of administration and finance may require of him; (5) subject to the approval of the commissioner of administration and finance, the business supervisor may appoint two assistant business supervisors who shall receive such salary as may be provided by appropriation therefor.
- 16 Institutional Collection. Amend RSA 8:39 by striking out said section and inserting in place thereof the following:

8:39 Investigation of Accounts. There shall be within the office of the commissioner of health and welfare a division of invesigation of accounts.

17 Duties of Division. Amend RSA 8:40 (supp), as amended, by striking out said section and inserting in place thereof the following:

8:40 Duties. Subject to the direction and supervision of the commissioner of health and welfare, the assistant business supervisor shall (1) review and investigate all records of the New Hampshire Hospital, Laconia State School and Training Center and New Hampshire Home for the Elderly relative to expenses incurred by patients at such institutions, or expenses incurred by patients receiving care, treatment or maintenance at the direction of the commissioner of health and welfare, and make recommendations to the respective boards of trustees or commissions of such institutions, or to the commissioner of health and welfare, as to the rates to be charged for the care, treatment and maintenance of such patients or inmates; (2) investigate the ability of patients and inmates of such institutions and of the patients receiving care, treatment or maintenance either in public or private institutions or otherwise at the direction of the commissioner of health and welfare and those legally chargeable for their support and maintenance to pay for such care, treatment and maintenance and recommend to the respective boards of trustees or commissions of such institutions or to the commissioner of health and welfare the rate to be charged: (3) submit monthly to the boards of trustees of such institutions and the commissioner of health and welfare any recommended changes in the schedule of rates based upon the ability of the patient or inmate or those legally chargeable for their support to pay: (4) submit monthly to the boards of trustees or commissions of such institutions and the commissioner of health and welfare a report setting forth any facts or information which bear upon or affect the domicile of any patient or inmate of such institution which the assistant business supervisor has found in conjunction with investigation under this subdivison, and the assistant business supervisor shall recommend such action as he deems advisable.

18 Statements Required. Amend RSA 8:41-b (supp) as inserted by 1971, 358:1 by striking out in line two the word "comptroller" and inserting in place thereof the following (as-

sistant business supervisor) so that said section as amended shall read as follows:

- 8:41-b Financial Statements. Within sixty days after admittance, and annually thereafter, if requested by the assistant business supervisor, a financial statement shall be filed under penalty of perjury by a person legally chargeable for expenses pursuant to RSA 8:41 on forms provided for this purpose by the division of investigation of accounts.
- 19 Reduced Charges. Amend RSA 8:45 (supp), as amended, by striking out where it appears in lines ten and fourteen the word "comptroller" and inserting in place thereof the following (assistant business supervisor) so that said section as amended shall read as follows:
- 8:45 Partial Charges. Each board of trustees or commission of such institutions or the commissioner of health and welfare may charge less than the uniform monthly rate when it finds that a patient or any relative chargeable therewith is able to bear only a portion of the expense incident to his care, treatment and maintenance at such institution or care, treatment and maintenance furnished at the direction of the commissioner of health and welfare. In establishing such charge, the boards of trustees or commission of such institutions and the commissioner of health and welfare shall consider the report, investigation and recommended charge of the assistant business supervisor. The recommended rate shall be charged by the assistant business supervisor if the boards of trustees or commission of such institutions or the commissioner of health and welfare shall not establish a different rate at a later meeting following the one in which the recommendation was presented. The assistant business supervisor shall make further recommendations as provided in this section where conditions affecting the ability to pay of persons legally chargeable for the support of the patient or inmate have changed. Provided, however, that the establishment of a partial rate as provided herein shall not preclude the collection of the balance between the partial rate and the full rate from an estate as provided in section 41-a.
- 20 Notification of Change. Amend RSA 8:48 by striking out in line two the word "comptroller" and inserting in place thereof the following (assistant business supervisor) so that said section as amended shall read as follows:

- 8:48 Reports. The superintendents of such institutions shall forward forthwith to the assistant business supervisor any change in population at such institutions, any change affecting the rates charged patients or inmates, and any other changes affecting expenses incurred by a patient or inmate.
- 21 Distributing Agency. Amend RSA 8-A:1 as inserted by 1957, 284:1 by striking out in lines four and five the words "department of administration and control" and inserting in place thereof the following (office of the commissioner of health and welfare) so that said section as amended shall read as follows:
- 8-A:1 Agency Established. For such period of time as surpluses and/or donated commodities of any kind are made available for a distribution to the state by any department, division, or agency of the United States government, there shall be within the office of the commissioner of health and welfare an agency to be known as the New Hampshire Distributing Agency.
- 22 Director of Distributing Agency. Amend RSA 8-A:2 (supp) as inserted by 1957, 284:1, as amended, by striking out in lines one and four the word "comptroller" and inserting in place thereof the following (commissioner of health and welfare) so that said section as amended shall read as follows:
- 8-A:2 Director. The commissioner of health and welfare, subject to the requirements of the personnel laws, shall appoint a director of the distributing agency who shall be the executive head of the agency and administer the affairs under the supervision of the commissioner of health and welfare.
- 23 Staff. Amend RSA 8-A:5 as inserted by 1957, 284:1 by striking out in line two the word "comptroller" and inserting in place thereof the following (commissioner of health and welfare) so that said section as amended shall read as follows:
- 8-A:5 Personnel. The director shall, subject to the approval of the commissioner of health and welfare, within the limits of the state personnel system and agreement with the federal agencies concerned, appoint such classified personnel as may be found necessary to efficiently and economically operate the agency.
- 24 Duties of Director. Amend RSA 8-A:6 (supp) as inserted by 1957, 284:1, as amended, by striking out in lines one and

six the word "comptroller" and inserting in place thereof the following (commissioner of health and welfare) so that said section as amended shall read as follows:

8-A:6 Duties. Subject to the supervision of the commissioner of health and welfare, the director shall organize and supervise the office staff of the agency; shall request, transport, receive, warehouse, allocate, enforce compliance and deliver, where deemed expedient, any federal surpluses made available to the state by the federal government. The director is authorized subject to approval by the commissioner of health and welfare to execute all contracts, agreements, leases or other documents necessary for the operation of the agency in accordance with regulations and directives of the federal government. The director may participate and cooperate in informational projects relating to distributions made by the agency.

25 Regulations of Agency. Amend RSA 8-A:6-a (supp) as inserted by 1972, 51:3, by striking out in line two the word "comptroller" and inserting in place thereof the following (commissioner of health and welfare) so that said section as amended shall read as follows:

8-A:6-a Regulations. The director is authorized subject to the approval of the commissioner of health and welfare, to promulgate regulations governing qualification, continuing eligibility and disqualification of recipients to receive commodities distributed by the agency and procedures for determining the same. Such regulations shall comply with requirements, if any, established by the department, division or agency of the United States which is the source of the commodities. At least thirty days before promulgating such regulations, the director shall furnish the proposed text of the same to each recipient agency and to any other person or organization requesting notice. The director shall receive and consider comments and suggestions relative to the proposed regulations and shall make appropriate changes. The director shall provide the text of the regulations as promulgated to each recipient agency and to any other person or organization so requesting. The regulations may be amended from time to time in accordance with the foregoing procedure.

26 Financing, Records. Amend RSA 8-A:7 as inserted by 1957, 284:1, by striking out said section and inserting in place thereof the following:

- 8-A:7 Financing. The director for the agency subject to approval by the commissioner of health and welfare is authorized to assess fair and equitable charges against any recipients receiving any donated surpluses from the agency. Such charges shall be sufficiently high to defray all administrative, warehousing, processing, distribution and transportation costs incurred by the agency and to allow the accumulation of a working capital reserve equal to the cost of six months' operation of the agency. The work of the agency shall be so conducted that there is no expense on the state. The integrity of the funds accumulated in each program and the expenditures thereof shall be maintained on the books of the agency.
- 27 Office Established. Amend RSA 8-B:3 as inserted by 1961, 266:1, by striking out said section and inserting in place thereof the following:
- 8-B:3 Office Established. There shall be an office of records management and archives under the executive direction of a director of records management and archives within the division of general services, department of administration and finance.
- 28 Appointment of Director. Amend RSA 8-B:4 as inserted by 1961, 266:1, by striking out said section and inserting in place thereof the following:
- 8-B:4 Director. After consultation with the director of the division of general services, the commissioner of administration and finance shall nominate for appointment by the governor and council a director of records management and archives.
- 29 Salary. Amend RSA 8-B:6 as inserted by 1961, 266:1. by striking out in line one the words "of the division" so that said section as amended shall read as follows:
- 8-B:6 Salary. The annual salary of the director of records management and archives shall be that prescribed by RSA 94:1-4.
- 30 Director's Duties. Amend the introductory paragraph of RSA 8-B:8 as inserted by 1961, 266:1, by striking out said paragraph and inserting in place thereof the following:

The director shall, with due regard for the function of the agencies concerned, and subject to the approval of the director

of general services and the commissioner of administration and finance:

- 31 Records Center. Amend RSA 8-B:9 as inserted by 1961, 266:1 by striking out in line two the word "comptroller" and inserting in place thereof the following (commissioner of administration and finance) and by striking out in line three the word and numeral "section 17" and inserting in place thereof the following (RSA 8-B:17) so that said section as amended shall read as follows:
- 8-B:9 Records Center. The director, subject to the supervision of the commissioner of administration and finance, shall have charge of the records center. He shall, subject to the provisions of RSA 8-B:17, promulgate rules and regulations governing the organization of the records center, the transfer of records thereto, the indexing of materials therein, and the means of access and reference to such records and archives.
- 32 Rules and Regulations. Amend RSA 8-B:17 as inserted by 1961, 266:1, by striking out in lines two and five the word "comptroller" and inserting in place thereof the following (commissioner of administration and finance) so that said section as amended shall read as follows:
- 8-B:17 Rules and Regulations. The director, under the supervision of the commissioner of administration and finance, shall establish a manual of uniform rules and regulations necessary and proper to effectuate the purposes of this chapter. Such rules and regulations shall be submitted to a board, to meet at the call of the commissioner of administration and finance, composed of the chairman of the state historical commission, the state librarian, and the attorney general for its approval, and upon such approval shall be submitted to the governor and council. When approved by the governor and council, the manual shall be binding upon all officers and employees of the state. Revisions in the rules and regulations contained in such manual shall be made as in the case of the original.
- 33 Salaries. Amend RSA 94:1 (supp), as amended, by inserting in proper alphabetical order, lines reading as follows:

(Commissioner of administration		
and finance	27,500	29,500
Director of budget and program		
evaluation	21,316	23,314

Director of general services	21,316	23,314
Executive administrative assistant		
to commissioner of administration		
and finance	17,294	20,649)

- 34 Transfer of Funds. All monies appropriated or available from any source for services or facilities transferred pursuant to the provisions of this act are hereby deemed appropriated to the department or agency to which such services and facilities are transferred.
- 35 Appropriation. The sum of twenty-five thousand dollars for the balance of fiscal year 1973, the sum of one hundred fifty-five thousand dollars for fiscal year 1974, and the sum of one hundred fifty-five thousand dollars for fiscal year 1975 are hereby appropriated to be expended by the department of administration and finance for the purposes of this act. The governor is authorized to draw his warrants for said sums out of any money in the treasury not otherwise appropriated. The sums hereby appropriated shall not lapse until June 30, 1975.
- 36 Custodian of Grounds. Amend RSA 8:30 by striking out in line two the word "comptroller" and inserting in place thereof the following (commissioner of administration and finance) so that said section as amended shall read as follows:
- 8:30 State Buildings and Grounds. Subject to the direction and supervision of the commissioner of administration and finance, the director shall act as custodian of the state house, state house annex, state library, and grounds connected with each, and shall have charge of all matters relating to the care, maintenance and repair of said property.
- 37 Lapsed Appropriations. Amend RSA 9:18 (supp), as amended, by striking out said section and inserting in place thereof the following:

9:18 Lapsed Appropriations.

I. Except as otherwise specially provided, all unexpended portions of special appropriations shall lapse when the object for which the appropriation was made has been accomplished and, in any event, at the end of three years from the date when the act creating the appropriation first took effect, unless there are obligations incurred by contract thereunder, made within

- said period, in which case there shall be no lapse until the satisfaction or fulfillment of such contractual obligations.
- II. Except as otherwise specially provided, all unexpended portions of general appropriations for which a legally enforceable obligation has not been incurred during the fiscal year for which they were appropriated shall lapse at the end of each fiscal year.
- 38 Audit of Department. Amend RSA 14:31, as amended, by inserting after paragraph II the following new paragraph:
- II-a. AUDIT OF DEPARTMENT OF ADMINISTRATION AND FINANCE. The legislative budget assistant shall conduct a fiscal audit of the accounts of the department of administration and finance at least once each fiscal year, and shall conduct a management audit of said department not less frequently than once every third year. Said management audit shall include a review of the efficiency, economy, and effectiveness of the procedures, policies and programs of the department. The findings and report of a certified accountant, designated by the legislative budget assistant, may be accepted as fulfilling the requirements of this paragraph.
- 39 Cooperation Required. Amend RSA 14:31, IV, as amended, by inserting in line four after the Roman numeral II, the following (II-a) so that said paragraph, as amended, shall read as follows:
- IV. FURNISHING INFORMATION. All state departments, boards, institutions, commissions and agencies shall be required to furnish to the legislative budget assistant any information he may request in the course of carrying out his duties as prescribed by paragraphs I, II, II-a and III.

40 Repeal.

- I. RSA 8:1, 2, 3, 4, 5, and 6 relative to the establishment of the department of administration and control and the appointment and duties of the comptroller are hereby repealed.
- II. RSA 8:7 relative to a division of budget and control and director thereof is hereby repealed.
- III. RSA 8:10, 11, and 12 relative to the establishment of the division of accounts and director thereof are hereby repealed.

41 Effective Date. RSA 8-D:1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 15, 16, and 17, as inserted by section 2 of this act and sections 33 and 35 of this act, shall take effect upon passage; and the remainder of this act shall take effect July 1, 1973.

Amendment adopted.

Referred to Appropriations.

HB 952

permitting the town of Durham to revert to a calendar year accounting period and providing for an appropriate transitional budget. Majority: Ought to pass with amendment; Rep. Tirrell for Durham Delegation. Minority: Inexpedient to legislate. (Rep. Beckett)

Majority: This bill would permit the town of Durham, which has adopted a special law providing for the transition from a calendar tax year to a fiscal year, to change back to a calendar tax year. If the act is approved, a referendum would be held in March or April, 1974.

Minority: This bill is disadvantageous in that it deprives the town of Durham of the benefits of operating on a fiscal year that has been adopted at town meeting and that is the same as that of the University, the state and federal government. It is also disadvantageous to the financing of the government of the town of Durham because it defers collection of one-third of 1973 taxes until December 1, 1974, and two-thirds of 1974 taxes until December 1, 1975. Further, it appears to produce confusion in the sharing of tax costs as between buyer and seller in the event of the sale of real property during the second eighteen month period.

Still further, the complexity of the method of returning to a calendar year will introduce unnecessary confusion at town meeting when the voters are asked to choose an alternative to the present law. Finally, other proposed legislation — HB 953 — provides for a satisfactory alternative to the principal objection to the present law — the one-time collection, by June 1, 1974, of the costs of conversion to a fiscal year.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

- 2 Assessment and Collection of Taxes.
- I. On April 1, 1974 taxes shall be assessed as follows:
- (a) For school purposes for the school year commencing on July first of the same calendar year;
- (b) For town purposes for the eighteen month period from July 1, 1974 through December 31, 1975;
- (c) For county purposes for the twelve month period from January 1, 1974 through December 31, 1974.
- II. One-third of the taxes assessed for town purposes on April 1, 1973 shall be due and payable on December 1, 1974.
- III. Taxes assessed on April 1, 1974 shall be due and payable as follows:
 - (a) On December 1, 1974
- (1) The entire tax assessed for school and county purposes, and
 - (2) One-third of the tax assessed for town purposes.
- (b) On December 1, 1975 two-thirds of the tax assessed for town purposes.

Rep. Beckett moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Reps. Ezra B. Mann and Bednar spoke in favor of the motion.

Reps. Dudley, Tirrell and Hanson spoke against the motion.

Motion lost.

Amendment adopted.

Ordered to third reading.

HB 867

amending the charter of the city of Manchester changing the title of the commissioner of welfare to director of human services, providing for his appointment instead of election, and requiring that he have certain educational and experience qualifications. Majority: Inexpedient to legislate; Rep. Martineau for Manchester Delegation. Minority: Ought to pass. (Reps. Spirou, D'Allesandro, Sweeney, Lynch, Taber, Dupont, Gillmore, Dorthea M. O'Neil, Bernier, Shea and Bruton)

Majority feels bill is unnecessary. Present office is adequate.

Minority: The delegation voted by a 14-13 vote. We believe the bill is good and an extremely important piece of legislation for the city of Manchester.

Rep. Spirou moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Joseph L. Cote, Martineau, Lambert and Mary J. Sullivan spoke against the motion.

Reps. Zachos, Nardi, Milne and Gardner spoke in favor of the motion.

On a vv the Speaker was in doubt and requested a division.

118 members having voted in the affirmative and 95 in the negative, the motion failed due to lack of two thirds.

Rep. George E. Gordon moved that HB 867 be laid on the table, and subsequently withdrew his motion.

Rep. Zachos moved that HB 867 be made a Special Order after recess.

Adopted.

HB 796

relative to excusing school attendance for handicapped children. Ought to pass with amendment. Rep. William P. Boucher for Education.

The committee, after referring this bill to sub-committee, concurred changes should be made in the original draft. The changes appear as the amendment and the amendment is the new bill.

AMENDMENT

Amend RSA 193:3, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

193:3 Change of School for Handicapped Child; Excusing Attendance. Any person having custody of a school age handicapped child may apply to the school board for relief if he thinks the attendance of the handicapped child in a special class for handicapped children to which he has been assigned will result in a manifest educational hardship to the handicapped child, and if the person having custody of the handicapped child is aggrieved by the decision of the school board, he may apply to the state board of education and the state board of education, after investigating the case, giving notice to the school board and holding an evidentiary hearing, may order such child to attend another school in the same district if such school is available, or to attend school in another district within or without the state. In case the handicapped child shall be assigned to attend school in another district the district in which such child resides shall pay to the district in which such child attends tuition computed as provided in RSA 193:4. The state board of education may also permit such child to withdraw from school attendance for such time as it may deem necessary or proper or make such other orders with respect to the attendance of such child at school as in its judgment the circumstances require. For purposes of this section, "handicapped child" shall mean any child handicapped as defined in RSA 186-A:2.

Amendment adopted.

Rep. Chambers offered an amendment.

AMENDMENT

Amend RSA 193:3, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

193:3 Change of School or Assignment; Excusing Attendance. Any person having custody of a child may apply to the school board for relief if he thinks the attendance of the child to the school or special class for handicapped children to which he has been assigned will result in a manifest educational hardship to the child and, if the person having custody of the child is aggrieved by the decision of the school board, he may apply

to the state board of education and the state board of education, after investigating the case and giving notice to the school board, may order such child to attend another school in the same district if such a school is available, or to attend school in another district. In case the child shall be assigned to attend school in another district the district in which such child resides shall pay to the district in which such child attends tuition computed as provided in RSA 193:4. The state board of education may also permit such child to withdraw from school attendance for such time as it may deem necessary or proper or make such other orders with respect to the attendance of such child at school as in its judgment the circumstances require. For the purposes of this section, handicapped children shall mean all those persons as defined in RSA 186-A:2.

Rep. Chambers moved to dispense with the reading of the amendment.

Adopted.

Rep. Chambers explained the amendment.

(discussion)

Rep. French explained the committee report.

Rep. William P. Boucher spoke in favor of the amendment.

Chambers amendment adopted.

Ordered to third reading.

HB 890

prohibiting compulsory abortion and prohibiting compulsory performance of the same. Majority. Ought to pass; Rep. Donalda K. Howard for Public Health and Welfare. Minority: Inexpedient to legislate. (Reps. Haller, Goodrich, Helen F. Wilson, Barbara C. Thompson and Pierce)

Majority: This bill, if enacted, would allow physicians and assistants to refuse to perform or participate in, an abortion, and allow a pregnant female to refuse to have an abortion regardless of any circumstance surrounding the pregnancy.

Minority: Legal ramifications of bill are unclear. Compelling a person to have an abortion is a violation of assault

laws and is punishable under those statutes. Medical practice standards and hospital policies already forbid forced participation in abortion.

Rep. Greene moved that HB 890 be made a Special Order for Thursday next and subsequently withdrew her motion.

Rep. Greene moved that HB 890 be laid on the table. Adopted.

NOTICE OF RECONSIDERATION

Rep. Maynard served notice that today or some subsequent day he will ask for reconsideration of the House action in killing HB 590, providing that a portion of hunting license revenue shall be used for stocking hares and game birds.

SUSPENSION OF RULES

Rep. Dunham moved that the rules be so far suspended as to dispense with hearing and advertising in Calendar on HB 711, relative to the location of the proposed Cheshire county courthouse, and to permit the bill to be taken up at the present time.

Reps. Dunham and Raymond spoke in favor of the motion.

Adopted by the necessary two-thirds.

Ordered to third reading.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading so far be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time unless otherwise ordered by the House.

Adopted.

Third reading and final passage

SCR 4, relative to the national Service Life Insurance for Veterans.

HB 952, permitting the town of Durham to revert to a

calendar year accounting period and providing for an appropriate transitional budget.

HB 953, permitting the town of Durham to issue five-year bonds in lieu of collection of a portion of town taxes.

HB 796, relative to excusing school attendance for handicapped children.

HB 905, requiring that public schools provide instruction relative to infirmities caused by drugs and venereal disease.

HB 930, to amend the Lebanon city charter, and to provide for election of Lebanon school district officers at city elections.

HB 955, relative to the sale of liquor and alcoholic beverages by restaurant-cocktail lounges.

HB 859, legalizing the annual town meeting of the town of Wolfeboro.

 ${\bf HB}$ 908, relative to the authority of the Kearsarge lighting precinct.

HB 874, relative to procedures for towns, cities or counties to adopt fiscal year accounting and incurring debt during transition period.

HB 898, relative to the authority, rights and terms of office of appointed chiefs of police.

HB 909, authorizing a special town meeting of the town of Pittsfield with the authority of an annual town meeting.

HB 917, relative to the revision of city charters.

 $\,$ HB 958, relative to the powers of executive committee of the county.

 $\rm HB$ 959, relative to investment of funds by treasurer of municipalities, counties and school districts.

HB 979, establishing the Portsmouth Union School District and giving such district independent fiscal and appropriating powers.

HB 875, relative to the salaries of the Somersworth city council.

HB 940, redistricting the city of Somersworth.

HB 799, establishing a committee to study the financing of New Hampshire airports.

HB 711, relative to the location of the proposed Cheshire County Courthouse.

RECESS

AFTER RECESS

(Rep. Boisvert in the Chair)

(Speaker in the Chair)

ENROLLED BILLS REPORT

HB 222, requiring druggist to post a list of prescription drug prices.

HB 335, to provide for designate alternate members to serve in absence of the regular members of the New England Interstate Water Pollution Control Commission.

HB 359, relative to the limitations on the loaning authority of cooperative banks, building and loan associations, and savings and loan associations.

HB 363, relative to persons qualified to vote.

HB 598, relative to misuse of special circumstance welfare grants.

HB 627, to provide for a county hospital administrator in place of one member-at-large not a member of the medical profession.

HB 713, permitting certain employees to contribute toward the purchase of group life insurance.

HB 743, relative to the dispensing of controlled drugs.

HB 749, relative to the compensation of town clerks.

HB 750, relative to the compensation of collectors of taxes.

SB 133, making a supplemental appropriation to the New Hampshire racing commission for harness racing.

SB 147, broadening the purposes for which the capital appropriation of 1971 for dredging of Hampton Harbor may be expended.

- HJR 25, relative to an appropriation for Murphy House at the Laconia state school and training center.
- SJR 9, making an appropriation for additional office space for water resources board and state tax commission.
- $\,$ SJR 10, making an appropriation for the leasing of Pillsbury St. Building.

Mabel L. Richardson
For The Committee

SENATE MESSAGE CONCURRENCE

HB 714, to define the offshore jurisdiction of the state and establishing a marine boundaries commission.

EXTENSION

Rep. Hamel moved that the committee on Transportation be granted a six-day extension on SB 18, requiring reflectorized number plates on motor vehicles.

Granted.

The Speaker announced that Rep. Champagne is 84 years young today.

The Speaker called for the special order:

HB 848

regulating mobile home and recreational camping parks. Ought to pass with amendment. Rep. Whipple for Municipal and County Government.

Legislation which establishes guidelines for the establishment and operation of recreational camping parks. Criteria for sanitation, water supply, etc. are established by cognizant state agencies, with the inspection and control by local authorities, and inspection periodically by the state agencies.

Rep. Whipple moved that HB 848 be made a Special Order for Thursday next and spoke in favor of the motion.

Rep. Chandler spoke against the motion.

Motion lost.

Rep. Richard L. Bradley moved that the words, inxepedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Rep. Whipple explained the amendment.

Reps. Hammond and Greene spoke against the motion.

Reps. Bowler, Colburn and Curran nonspoke against the motion.

Reps. Mabel L. Richardson, Randlett, Sanborn, Turner and Foster nonspoke in favor of the motion.

Rep. Dupont moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

HB 850

relative to increasing the fees for beer permits and liquor licenses. Majority: Ought to pass with amendment. Rep. Chandler for Ways and Means. Minority Ought to pass with amendment. (Reps. Tripp, Nutt, Sayer and Hall)

Majority: It is time to raise the fees which have not changed for more than forty years. Lesser fees are allowed for seasonal licenses where operations are for less than five months.

Minority: Liquor Commission requested 100% increase in permit fees — and minority feels that this request is not excessive and the permit and license holders can well afford the larger increase. Minority favors amending original bill only to allow lesser fees to seasonal operators.

AMENDMENT

Amend RSA 178:5 as inserted by section 5 of the bill, by striking out same and inserting in place thereof the following:

178:5 — Fees For. The annual fee for each license as provided in RSA 178:3 shall be two hundred dollars.

Amend RSA 181:16 as inserted by section 9 of the bill by striking out same and inserting in place thereof the following:

181:16 Fees. The annual fees required for permits issued pursuant to provisions of this chapter shall be as follows: For each on-sale permit, two hundred dollars and for each off-sale permit, one hundred dollars; for each manufacturer's permit, one thousand dollars; for each wholesaler's permit, one thousand dollars; for each solicitor's permit, ten dollars; for each vehicle permit, one dollar; for each carrier permit, fifty dollars plus one dollar for each vehicle employed in the transportation of alcoholic beverages within the state; for each vessel permit, fifty dollars per vessel; for each dining-car permit, one hundred dollars, which shall be issued to the railroad corporation; and for each special permit, one dollar. The required fee shall accompany the application. A permit, other than a special permit, shall expire May thirty-first, unless sooner revoked for cause by the commission. Permits shall not be transferred except with the consent of the commission and each permit, except a solicitor's permit, shall designate the place of business for which it is issued. The commission may issue permits and licenses for one half the established fee to any permittee or licensee who operates his licensed premises for a period of time not to exceed four consecutive calendar months per licensing year.

Rep. Nutt moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

Reps. Enright and Sayer spoke in favor of the motion.

Rep. Chandler spoke against the motion.

Reps. Boisvert and Lambert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

167 members having voted in the affirmative and 60 in the negative, the motion prevailed.

Reps. Tripp and Parr nonspoke in favor of the minority report.

Minority amendment adopted.

Ordered to third reading.

ENROLLED BILLS AMENDMENT

HB 714, to define the offshore jurisdiction of the state and establishing a marine boundaries commission.

AMENDMENT

Amend the introductory paragraph of RSA 1:15 as inserted by section 1 of the bill by striking out line two and inserting in place thereof the following:

the criminal code of laws of the state as set forth in RSA Titles 58 and 62 and the

Amend RSA 1:15, III as inserted by section 1 of the bill by striking out the last line and inserting in place thereof the following:

territory defined in RSA 1:11-13.

The clerk read the amendment in full.

Amendment adopted.

UNANIMOUS CONSENT

Rep. Enright addressed the House by unanimous consent.

COMMITTEE REPORTS CONTINUED

The Speaker called for the Special Order:

HB 867, amending the charter of the city of Manchester changing the title of the commissioner of welfare to director of human services, providing for his appointment instead of election, and requiring that he have certain educational and experience qualifications. Majority: Inexpedient to legislate; Rep. Martineau for Manchester Delegation. Minority: Ought to pass. (Reps. Spirou, D'Allesandro, Sweeney, Lynch, Taber, Dupont, Gillmore, Dorthea O'Neil, Bernier, Shea and Bruton)

Majority feels bill is unnecessary. Present office is adequate.

Minority: The delegation voted by a 14-13 vote. We believe the bill is good and an extremely important piece of legislation for the city of Manchester.

Rep. Vachon moved that HB 867 be reported ought to pass with amendment.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

authorizing cities of more than eighty thousand population to appoint a director of human services.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Director of Human Services. Amend RSA 48 by inserting after section 17 the following new subdivision:

Director of Human Services

- 48:18 Appointment, Term. In any city which adopts the provisions of this subdivision as provided in RSA 48:20, the mayor, with the approval of the board of aldermen in cities with a strong mayor form of government, or the city manager, with approval of the city council in cities with a weak mayor form of government, shall appoint a director of human services who shall hold office for a term of four years and until a successor is appointed and qualified. A vacancy shall be filled for the unexpired term.
- 48:19 Qualifications. The director of human services shall have the following minimum qualifications: A master's degree from a recognized college or university with a major in social work or related studies, such as government, economics, business administration, sociology, psychology or education, and four years administrative experience, including personnel supervision and coordination; or a bachelor's degree in the same subjects specified above and six years administrative experience, including personal supervision and coordination.

48:20 Adoption of Subdivision.

I. Notwithstanding the provisions of any city charter to

the contrary, the governing body of any city of a population greater than eighty thousand, according to the most recent census, may adopt the provisions of this subdivision as provided in paragraphs II and III.

- II. If the governing body of a city with a population greater than eighty thousand should desire to place the question of whether or not to establish the office of director of human services on an appointive basis as provided in this subdivision, they may place said question on a referendum to be voted upon at any regular municipal election or at a special election called for the purpose of voting on said question. Should a referendum be held, the following question shall be submitted "Shall the office of director of human services be established on an appointive basis as provided in RSA 48?" The governing body shall be bound by the outcome of the referendum.
- III. If the governing body of a city with a population greater than eighty thousand should decide not to place the question of the adoption of the provisions of this subdivision on a referendum, a two-thirds vote of the entire membership of the governing body shall be sufficient to adopt the provisions of this subdivision.
- 48:21 Conflict with Charter. Whenever the charter of any city which adopts the provisions of this subdivision provides for a commissioner of welfare on either an elective or appointive basis, or a director of human services on an elective basis or on an appointive basis other than as provided for in this subdivision, the provisions of this subdivision shall take precedence. In such case, the incumbent in such office shall hold his office for the duration of his term provided that such term shall not exceed two years from the date of said adoption and provided further that if a vacancy occurs in said office, the provisions of this subdivision shall take effect immediately.
- 2 Effective Date. This act shall take effect sixty days after its passage.

Rep. Vachon moved to dispense with the reading of the amendment.

Adopted.

Rep. Vachon explained the amendment.

Reps. Zachos and Spirou spoke in favor of the amendment.

Rep. Lambert nonspoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

HB 881

relative to the sale of wine in retail food stores and imposing a tax on same. Majority: Inexpedient to legislate; Rep. Hall for Ways and Means and Liquor Laws. Minority: Ought to pass with amendment. (Rep. Erickson)

Majority: The testimony proved that the difficulty of admission and substantial loss of revenue would be detrimental to the state. Large majority of both committees concurred.

Minority: Would increase revenue for the state.

Rep. Erickson moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, inexpedient to legislate.

Reps. Twigg, Nutt, Coutermarsh and Peabody spoke against the motion.

Reps. Parr, Conway, Cecelia L. Winn, Kashulines and Joseph L. Cote nonspoke in favor of the majority report.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

The Speaker rescinded the action ordering HB 850, relative to increasing the fees for beer permits and liquor licenses, to third reading, and referred HB 850 to Appropriations.

UNANIMOUS CONSENT

Rep. Benton addressed the House by Unanimous Consent.

Rep. Chandler moved that Rep. Benton's remarks be printed in the Journal.

Adopted.

The Great Men on the Wall Rep. Richardson D. Benton

From high on the wall they look down on the House With eyes both stern and calm Their lot is to see and ponder and judge The merits of we who carry on.

They do not vote or sign the board Nor inquire of the Chair In silence they watch and listen to all And they rate us good, poor or fair.

When we've departed the House and the hall is still
They relax and they chat till the dawn
Of the nurses and farmers, of bankers and brokers
And teachers and veterans who talked at the mike, on and on
and on.

Maybe they talk of Watergate, Pentagon papers, Wounded Knee and other stories galore

And maybe George speaks to Honest Abe, more truth is needed in the high places

They don't make them like us any more.

And hopefully, as Daniel and Franklin reflect

On the old times, the freshmen and the Reps and Dems who daily fill the hall

They'll judge us fairly on our deeds and say

Live free or die is still with us And the Granite State stands tall.

Spoke up John Hale
Senator from the days of yore
They've changed so much in manner, speech and dress
They question, they bicker, they argue up a storm, but,
I admire them all, especially the lovely lady legislators
In their mini-skirts and slacks. Gad what forms!

While waiting to sign the board each day
I look up at them and feel so humble and small
I ask the good Lord for lots more wisdom, common sense and courage

So that tomorrow I can be just a little more Like the great men on the wall.

The Speaker called for the Special Order:

HB 570

providing for regulation of electricians and electrical installation and making an appropriation therefor. Ought to pass with amendment. Rep. Simard for Labor, Human Resources and Rehabilitation.

This bill provides regulations for electricians throughout the state and also for installation of electrical equipment. This regulation is in line with that for other professions and occupations, such as is presently in effect relative to engineers, land surveyors, and foresters.

Rep. Joseph L. Cote moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Rep. Simard explained the committee report.

Reps. George E. Gordon and Nelson spoke in favor of the motion.

Reps. Meserve, Ellis, Daniels, Noble, Belair, McGlynn, Skinner, Page, Valliere, Mabel L. Richardson, French, Cox, Knight, James W. Murray, Barka, Arthur F. Mann, Gelinas, Barrus and Tucker nonspoke in favor of the bill.

(discussion)

Rep. Sanborn spoke against the motion.

A division was requested.

120 members having voted in the affirmative and 117 in the negative, the motion prevailed.

Rep. George B. Roberts, Jr. challenged the vote.

127 members having voted in the affirmative and 117 in the negative, the motion prevailed.

Rep. Roberts requested the total number of members present and voting.

259 members having answered the count, a quorum was declared present, but two-thirds of those members elected and qualified not present.

Rep. James W. Murray moved that HB 570 be made a Special Order for Thursday next.

A division was requested.

105 members having voted in the affirmative and 135 in the negative, the motion lost.

Rep. Nelson moved that HB 570 be laid on the table.

On a vv the Speaker was in doubt and requested a division.

133 members having voted in the affirmative and 110 in the negative the motion to lay on the table lost lacking the necessary two-thirds

HB 570 is at the call of the Speaker.

(Deputy Speaker in the Chair)

HB 613

relative to regional planning commissions. Majority: Ought to pass with amendment; Rep. Gallen for Executive Departments and Administration. Minority: Ought to pass with amendment. (Rep. Allen)

Majority: This bill clarifies the Regional Planning enabling legislation substantially as recommended by the Governor's Commission on Regional Planning.

Minority: Amendment will provide more local option and control of regional planning commissions.

Rep. Joseph L. Cote moved that the words, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

Rep. Gallen explained the committee report.

Reps. George E. Gordon and Gerry F. Parker spoke in favor of the motion.

Rep. Leonard A. Smith spoke against the motion.

Rep. McLane further explained the committee report.

Rep. Haller moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested and subsequently withdrawn.

Resolution adopted.

NOTICES OF RECONSIDERATION

Rep. Hanson served notice that today or some subsequent day he would ask the House to reconsider its action in passing HB 869, creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum.

Rep. Pryor served notice that today or some subsequent day he would ask the House to reconsider its action in killing HB 950, relative to regional planning and development commissions.

Rep. T. Anne Webster served notice that today or some subsequent day she would ask the House to reconsider its action in passing HB 898, relative to the authority and rights of appointed chiefs of police.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third Reading and Final Passage

HB 867, authorizing cities of more than eighty thousand population to appoint a director of human services.

Rep. Vachon moved that

Whereas, Monday is a national day of remembrance of our honored dead who have served their country in the Armed Forces, and Wednesday is our state holiday, and

Whereas, these days will be observed with appropriate ceremonies all over the nation and throughout the state of New Hampshire,

Therefore be it Resolved that when the House adjourns today it be in memory of all our deceased veterans, both in our beloved state and nation.

Adopted.

The House adjourned at $7:33~\mathrm{p.m.}$ to meet Thursday next at $10:00~\mathrm{a.m.}$

Thursday, 31May73

The House met at 10:00 o'clock.

Rep. Daniell questioned the presence of a quorum.

The Speaker declared a quorum was present for opening the session.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

Father, You have sent us Your Word to quicken our life. Pierce the dullness of our hearts, and make us grow. Open our eyes that we may see, cleanse our ears that we may hear. Pierce our minds that we may know You and stir our hearts that we may say yes when You call. We ask You this through Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Fimlaid led the Pledge of Allegiance.

Rep. Daniell moved that the Chaplain offer prayer at noon on the first session of each week and spoke in favor of the motion.

Rep. Schwaner spoke against the motion.

Motion lost.

LEAVES OF ABSENCE

Rep. Montplaisir, indefinite, illness.

Rep. Bartlett, today and tomorrow, illness in family.

Rep. Bergeron, today and tomorrow, illness.

Reps. Fletcher, Bouchard and Harriet W. B. Richardson, the week, illness.

Reps. Rock and MacDonald, the day, important business.

Rep. Sabbow, today and tomorrow, important business.

SENATE MESSAGES NONCONCURRENCE

HB 668, authorizing the town of Littleton to use a hydraulically operated standby pumping unit in its Lisbon Road sewage pumping station.

HB 70, providing for the withdrawal of the town of Londonderry from Supervisory Union No. 10.

CONCURRENCE

HB 832, increasing the debt limit for the Merrimack school district.

HB 807, permitting the director of the division of motor vehicles to use a facsimile signature on any official document signed by his authority.

HB 819, relative to tires as defective equipment on motor vehicles.

 $HB\ 447,$ to define the terms "when accompanied" as used in the fish and game laws.

HJR 15, relative to fire and rescue services provided by the town of Allenstown at Bear Brook State Park.

HB 602, relative to changing the name of Ivanhoe Pond in the town of Wakefield to Lake Ivanhoe.

INTRODUCTION SB's and SJR's First, second reading and referral

SB 127, to eliminate blood test requirement for barbers and hairdressers. Public Health and Welfare,

- SB 23, to clarify and make fairer the procedures relating to the appointment of guardians for mentally incompetent persons. Public Health and Welfare.
- SB 96, to provide for the citizen's right to sue to protect against damage to the environment. Judiciary.
- SB 112, relative to neglected, delinquent and abused children. Public Health and Welfare.
- SB 113, establishing the Franklin Pierce Law Center. Judiciary.
- SB 206, providing that if the insured prevails in a declaratory action against the insurer, he shall receive costs and attorneys' fees. Banks and Insurance.
 - SB 213, relative to the form and contents of writs. Judiciary.
- SB 215, increasing the limit of the concurrent jurisdiction of district courts in civil matters. Judiciary.
- SB 152, relative to liquidity requirements of building and loan associations, cooperative banks, and savings and loan associations. Banks and Insurance.
- SB 164, clarifying and making co-equal the terms, shares and deposits, and shareholders and depositors under RSA 393 which regulates building and loan associations. Banks and Insurance.
- SB 155, relative to limitations on the loaning authority of building and loan associations, cooperative banks and savings and loan associations. Banks and Insurance.
- SB 76, relative to tuition payments for handicapped children and making an appropriation therefor. Education.
- SB 154, providing for certificate of need for health care facility capital expenditures. Public Health and Welfare.
- SB 151, relative to changing the commemoration of Memorial Day to the last Monday in May. Statutory Revision.
- SB 189, authorizing fiduciaries to deposit securities in a central or regional depository. Judiciary.
- SB 254, relating to temporary investment of excess reserves of savings banks in federal funds. Banks and Insurance.
- SB 157, to increase the membership of a port authority by 1 member who shall be a commercial fisherman.

- SB 237, relative to food programs operated for benefit of elderly on school property. Public Health and Welfare.
- SB 207, amending the New England higher education compact. Education.
- SB 250, to permit the Barrington school district to withdraw from the Rochester authorized regional enrollment plan. Education.
- SB 110, relative to service retirement benefits under the N. H. retirement system. Executive Departments and Administration.
- SB 211, relative to the sale of fresh water smelt caught outside the state for human consumption within the state. Fish and Game.
 - SB 172, relative to marine fisheries fund. Fish and Game.
- SB 221, to increase resident fishing and hunting license fees and non-resident fishing license fees. Fish and Game.
- SB 150, relative to importing and releasing wildlife. Fish and Game.
- SB 179, abolishing the restriction prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses. Liquor Laws.
- SB 201, enabling the Unitarian-Universalist Church of Portsmouth, New Hampshire and Pierce Memorial Universalist-Unitarian Church of Dover, New Hampshire to consolidate into one corporation named Unitarian-Universalist Church of Portsmouth, New Hampshire. Statutory Revision.
- SB 29, to authorize the director of fish and game to open hunting and fishing seasons to residents other than during the regular season. Fish and Game.
- SB 208, legalizing the Marlow town meeting of March 6, 1973. Municipal and County Government.
- SB 195, relative to merging the sewer and water commissions of the town of Sunapee. Resources, Recreation and Development.
- SB 253, increasing the membership on the Ambulance Service Coordinating Board. Executive Departments and Administration.

SB 176, relative to the use of the word organic and the certification of organic farm produce. Environment and Agriculture.

SJR 13, to establish an interim study on uniform vehicle laws. Transportation.

SJR 17, establishing a committee to study the adequacy of laws relating to the confidentiality of the records of state agencies. Statutory Revision.

(Deputy Speaker in Chair)

COMMITTEE REPORTS

HB 99

establishing a public land and water fund. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 259

relative to a state scholarship program for students who are residents of the state and attending post secondary educational institutions in this state, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 272

increasing the sum paid for care of mentally ill persons in foster homes. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 388

relative to conducting aerial photographic surveys and obtaining aerial photographs and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 460

requiring mandatory introduction in evidence of defendant's drivers record in all cases of driving while intoxicated, reckless driving and after revocation or suspension of license; and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 843

establishing a post secondary education commission to absorb the coordinating board of advanced education and accreditation and the New Hampshire higher education facilities. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 12

appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 21

making an appropriation for the improvement of the Governor Wentworth State Park in Wolfeboro. Inexpedient to legislate. Rep. Drake for Appropriations.

Should be responsibility of DRED.

Resolution adopted.

HJR 32

establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 642

changing the name of the Belknap county recreational area and commission and limiting the terms of its members. Ought to pass with amendment. Rep. Huot for Belknap County Delegation.

Amendment eliminates limitation on terms of members, changes the method of computing retained earnings and increases compensation of commission members.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

changing the name of the Belknap County recreational area and commission; increasing the compensation of the members of the commission and increasing the amount of earnings which may be retained by the commission.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

- 3 Compensation of members. Amend laws of 1959, 399:5 by striking out in line two the word "ten" and inserting in place thereof the following (twenty-five) and by striking out in line four the words "five hundred" and inserting in place thereof the following (one thousand) so that said section as amended shall read as follows:
- 399:5 Compensation. The members of said commission shall be paid twenty-five dollars for each day or portion of a day during which they shall be actually engaged in the services of the commission, not to exceed, however, the sum of one thousand dollars to any one member during any one fiscal year. The members of the commission shall also be reimbursed for actual necessary traveling, and other expenses and disbursements incurred and made by them in the discharge of their official duties. Mileage, however, shall be paid only for trips outside of the county of Belknap, and shall, in such case, be computed from the area and paid for at the same rate for which reimbursement is made to employees of the state of New Hampshire.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Retained profits, formula. Amend laws of 1959, 399:14 (c) by striking out in line seven the words "forty thousand dollars" and inserting in place thereof the following (twenty-five percent of the average gross income of the three immediately preceding fiscal years) so that said section, as amended, shall read as follows: (c) The commission is hereby authorized and empowered to use the revenues from the area to carry out any and all of the purposes herein stated, and is hereby especially authorized and empowered to retain any profits from the operation of the area and invest the same for the purpose of future maintenance, operation, improvements of the area, and for working capital, except that any sums accumulated and on hand at the end of any fiscal year in excess of twenty-five percent

of the average gross income of the three immediately preceding fiscal years, not required for the payment of outstanding bills of amortization of outstanding indebtedness, shall be turned over to the county of Belknap if required by vote of the county convention.

5 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 996

prohibiting the Belknap county recreational area commission from issuing free ski passes to any elected official. Inexpedient to legislate. Rep. Huot for Belknap County Delegation.

At the request of Rep. Chandler, Rep. George B. Roberts, Jr. answered questions.

Resolution adopted.

HB 974

relative to the high school equivalency examination. Ought to pass. Rep. T. Anne Webster for Education.

This matter which could have, and should have been handled administratively by the state department of Education was considered by this committee to be necessary and worthwhile legislation.

Ordered to third reading.

HB 992

changing the school bulding aid formula and making an appropriation therefor. Inexpedient to legislate. Rep. Scranton for Education.

It is felt that present system of allocation is sufficient.

Resolution adopted.

HB 937

relative to abusive treatment of horses. Ought to pass. Rep. Greene for Environment and Agriculture.

Passage of this bill will help to prevent abuse and poor care of horses.

Ordered to third reading.

HB 914

relative to the establishment of a state personnel hearings and appeal board. Refer to Standing Committee on Executive Departments and Administration for interim Study. Rep. McLane for Executive Departments and Administration.

Bill and lengthy amendments submitted by SEA need more time to study.

Referred to Standing Committee on Executive Departments and Administration for interim study.

HB 966

relative to remedies and penalties for violations of laws relating to tidal waters. Ought to pass. Rep. Hoar for Executive Departments and Administration.

Bill allows for civil penalties for violations of wetlands law.

Ordered to third reading.

HB 991

relative to criminal type business. Inexpedient to legislate. Reps. McLane, Charles B. Roberts and Withington for Executive Departments and Administration.

Bill is poorly drafted and does not accomplish what the sponsors intended. Modeled after a Florida law which has not been successful.

Resolution adopted.

SB 111

providing for the merger of the New Hampshire Teachers' Retirement System into the New Hampshire Retirement System and the protection of the benefits of all persons affected thereby. Ought to pass. Rep. Margaret S. Cote for Executive Departments and Administration.

Bill mergers the assets and liabilities of the two systems and allows for transfers.

Referred to Appropriations.

HB 831

relative to trespass upon private real property by sportsmen. Inexpedient to legislate. Rep. Maynard for Fish and Game.

Committee felt that this bill was too restrictive. It would require oral or written permission to hunt on private property.

Resolution adopted.

HB 928

relative to the sale of brook trout raised outside of the state. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

This bill requires that fresh water fish raised or caught outside of the state or country be marked or tagged to indicate their place of origin.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the sale of fresh water fish

Amend the bill by striking out section 1 and inserting in place thereof the following:

- I Sale of Fresh Water Fish Caught or Raised Outside of the State. Amend RSA 212:30-a, as inserted by 1955, 33:2, as amended, by striking out said section and inserting in place thereof the following:
- 212:30-a Sale of Fresh Water Fish Raised Outside of State. Fresh water fish raised outside the state, if frozen, may be possessed, bought and sold for use as food in hotels, retail food stores and restaurants within the state, provided that each fish or its package be marked by a tag or label approved by the director showing the state or country of origin of said fresh water fish, and further, that such tag or mark shall remain attached to said fresh water fish or its package until immediately prior to cooking. Out-of-state and in-state wholesalers who wish to sell frozen fresh water fish in this state must first procure a wholesaler's license to do so, the fee for which shall be five dollars, and which shall be renewed at the beginning of each calendar

year. The director is authorized to make tags available to wholesale licensees at a nominal charge.

Amendment adopted.

Ordered to third reading.

HB 1017

relative to hunting in special designated areas by certain disabled persons. Ought to pass. Rep. Chamberlin for Fish and Game.

This bill allows the director of Fish and Game to allow certain disabled persons to hunt in certain areas. There would be some federal money for this.

Ordered to third reading.

SB 84

providing compensation for conservation officers injured in line of duty. Ought to pass. Rep. Chamberlin for Fish and Game.

Committee unanimous vote in favor also gives conservation officers the same protection the state police now have.

Referred to Appropriations.

HB 608

relative to revision of existing statutes which constitute misdemeanors and felonies under the provisions of the criminal code. Ought to pass with amendment. Rep. McManus for Judiciary.

Brings the language of existing criminal statutes into conformity with the new criminal code and provides penalties in line with the new penalty definitions. No substantive changes have been made in existing statutes.

AMENDMENT

Amend RSA 137:6 as inserted by section 48 of the bill by striking out same and inserting in place thereof the following:

137:6 Penalty. Any person violating the foregoing provisions shall be guilty of a misdemeanor.

Amend RSA 147:17 as inserted by section 59 of the bill

by striking out same and inserting in place thereof the following:

147:17 Cleansing Premises; Penalty. Whenever a building, tenemant or room occupied as a dwelling or schoolroom, or any cellar or other appurtenance connected therewith, has become the source of danger to the health of its occupants or others from want of cleanliness the health officers may order the owner, his agents or the occupants, or any of them, to cleanse and put the same in proper sanitary condition, and the occupants to quit the same, within a time limited. If the person so ordered does not cleanse the same as ordered the health officers may do so, and may recover the expense thereof, together with their fees, of the owner; or they may order the same to be closed and to remain so until properly cleansed. Any person who shall fail to comply with an order of the health officers made under the authority of this section, after receiving due notice thereof, shall be guilty of a misdemeanor.

Amend RSA 147:21-a as inserted by section 60 of the bill by striking out same and inserting in place thereof the following:

147:21-a Discarded Refrigerators. Any person who owns, controls or has in his custody, a container originally used for refrigeration purposes, shall before discarding it, remove the door, doors or lid. Any person failing to comply with this section shall be guilty of a misdemeanor.

Amend RSA 148:6 as inserted by section 64 of the bill by striking out same and inserting in place thereof the following:

148:6 Fishing; Ice Racing; Penalty. Said local boards and officers may also make all reasonable rules and regulations in regard to fishing and the use of boats in and upon any such lake, pond or reservoir, and in regard to racing or speeding horses upon the ice thereof, which they may deem expedient. Any person who shall violate any of said rules and regulations after notice thereof shall be guilty of a misdemeanor.

Amend RSA 163-B:4, I as inserted by section 92 of the bill by striking out same and inserting in place thereof the following:

I. Any person violating the provisions of RSA 163-B:3, shall be guilty of a misdemeanor, or, in lieu thereof, in the

sound discretion of any court in which conviction is obtained, any such person may be directed by the judge of such court to pick up and remove from any public street or highway or public or private right-of-way, or public beach or public park, or with prior permission of the legal owner or tenant in lawful possession of such property, any private property upon which it has been established by competent evidence that he has deposited litter, any and all litter deposited thereon by anyone prior to the date of execution of sentence.

Amend RSA 181:35 as inserted by section 104 of the bill by striking out same and inserting in place thereof the following:

181:35 Identification Cards. Any person who attains the age of eighteen years, or anyone whose age would be questioned as to being a minor, who desires to purchase alcoholic beverages may apply to the town or city clerk where he resides, or is temporarily located, on a form to be provided by the liquor commission, for an identification card. This application shall be accompanied by a photograph of the applicant and his birth certificate or other satisfactory evidence that he or she is eighteen years of age. An application shall include: (a) the applicant's name: (b) his address; (c) whether address is permanent or temporary; (d) date of his eighteenth birthday; and (e) such other pertinent information as the commission deems necessary. A fee of one dollar shall be paid the town or city clerk when such application is filed and such clerk shall remit to the commission at least every six months fifty per cent of such fees and shall retain the other fifty per cent to defray his expenses in connection therewith. Such town or city clerk shall forward such application to the commission which shall file it and send an identification card in such form as the commission prescribes to the applicant who may thereafter exhibit this card when purchasing alcoholic beverages. Any person who misrepresents his age or who practices any other deceit in the procurement of the identification card, uses or exhibits it for the purpose of procuring alcoholic beverages for a minor, or uses the identification card belonging to any other person, shall be guilty of a misdemeanor, and shall have his or her card revoked for a period of time deemed necessary by the commission. Any law enforcement officer who finds an identification card in the possession of a person to whom it was not issued shall confiscate the same and return it to the liquor commission.

Amend RSA 184:30-f as inserted by section 107 of the bill by striking out same and inserting in place thereof the following:

184:30-f Penalty. Any person who shall violate any of the provisions of this chapter shall be guilty of a misdemeanor.

Amend the bill by striking out section 110 and inserting in place thereof the following:

110 Suspension of Milk Sales License. Amend RSA 185:14 as inserted by 1961, 128:3 by striking out said section and inserting in place thereof the following:

185:14 Prosecutions; Penalty. Any person who makes a false statement to secure a license, purchases milk or cream from producers within this state in violation of the provisions hereof, or having obtained a license shall continue to do such business after being notified by the commissioner of agriculture that such license has been suspended, and before permission to resume such business has been granted, shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony. Municipal courts shall have concurrent jurisdiction with the superior court of prosecutions hereunder.

Amend RSA 197:13 as inserted by section 114 of the bill by striking out same and inserting in place thereof the following:

197:13 Wrongful Voting; Penalty. If any person under the age of eighteen years, or any alien not naturalized, or any person who has not resided in the district for the period required by law, shall vote in any district meeting, or if any person shall give in more than one vote for any officer voted for at the meeting, or if any person, being under examination before the school as to his qualifications as a voter, shall give any false name or answer, he shall be guilty of a misdemeanor.

Amend RSA 199:26 as inserted by section 115 of the bill by striking out same and inserting in place thereof the following:

199:26 Penalty. If any person shall violate any of the provisions of RSA 199:23-25 inclusive he shall be guilty of a misdemeanor, and it shall be the duty of said town or city officers to enforce the provisions of this subdivision.

Amend RSA 206:31 as inserted by section 118 of the bill by striking out same and inserting in place thereof the following:

206:31 Penalty. Whoever shall violate any rule or regulation made pursuant to the provisions of RSA 206:28 and posted and filed as provided for herein shall be guilty of a misdemeanor.

Amend RSA 207:46 as inserted by section 123 of the bill by striking out same and inserting in place thereof the following:

207:46 Penalties.

- I. Any person who violates a provision of this chapter, or any rule or regulation of the director, shall be guilty of a violation, except where otherwise provided, and an additional violation for each fish, bird or animal, or part thereof bought, sold, offered for sale or transported contrary to the provisions thereof.
- II. Any person who violates the provisions of RSA 207:4 shall be guilty of a misdemeanor and shall forfeit such firearms and silencing devices.

Amend RSA 208:21, III as inserted by section 126 of the bill by striking out same and inserting in place thereof the following:

III. RSA 208:18 or 20 shall be guilty of a violation for each rabbit, hare or gray squirrel taken, or possessed, contrary to the provisions thereof,

Amend RSA 263:81 as inserted by section 152 of the bill by striking out same and inserting in place thereof the following:

263:81 Penalties. The operator, owner or custodian of any motor vehicle which is operated in violation of the provisions of this subdivision shall be guilty of a misdemeanor.

Amend RSA 266:10 as inserted by section 157 of the bill by striking out same and inserting in place thereof the following:

266.10 Forfeiture of Liens. Any person who fails to report a motor vehicle as unclaimed, as required by this subdivision, shall forfeit all claims and liens for its garaging. parking or storing, and shall be guilty of a misdemeanor.

Amend RSA 275:26 as inserted by section 173 of the bill by striking out same and inserting in place thereof the following:

275:26 —False Certificate. If any person shall make or utter false certificate in regard to age of a minor, with intent to evade the provisions of RSA 275, shall be guilty of a misdemeanor.

Amend RSA 275:52 as inserted by section 175 of the bill by striking out same and inserting in place thereof the following:

275:52 Penalties. Any employer who wilfully violates any provision of RSA 275:43 or 44, or who wilfully fails to comply with any other requirement of this chapter shall be guilty of a misdemeanor.

Amend RSA 290:14 as inserted by section 196 of the bill by striking out same and inserting in place thereof the following:

290:14 Penalty. Any person who shall violate any of the provisions of RSA 290 shall be guilty of a misdemeanor.

Amend RSA 318-B:26, I (b) as inserted by section 214 of the bill by striking out same and inserting in place thereof the following:

- (b) Possesses or has under his control, any quantity of any:
- (1) Narcotic drug shall for a first offense, if a natural person, be guilty of a class B felony, and any other person shall be guilty of a felony, and for each subsequent offense, shall, if a natural person, be guilty of a class A felony, and any other person shall be guilty of a felony.
- (2) Controlled drug other than a narcotic drug, shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony. For each subsequent offense he shall be guilty of a class B felony, and any other person shall be guilty of a felony.

Amend RSA 320:19 as inserted by section 216 of the bill by striking out same and inserting in place thereof the following:

320:19 Penalty. Any person or persons violating any of the provisions of RSA 320:17, 18, shall be guilty of a misdemeanor.

Amend RSA 320:22 as inserted by section 217 of the bill by striking out same and inserting in place thereof the following:

320:22 Penalty. Any person violating the provisions of this subdivision shall be guilty of a misdemeanor.

Amend RSA 321:21 as inserted by section 218 of the bill by striking out the same and inserting in place thereof the following:

321:21 Penalty. Whoever violates any of the provisions of RSA 321, for which a penalty is not otherwise provided, shall be guilty of a misdemeanor.

Amend RSA 322:8 as inserted by section 219 of the bill by striking out same and inserting in place thereof the following:

322:8 Obstructing Officer. Any such licensee, his clerk, agent or other person in charge of such premises, who refuses to admit thereto an officer authorized to enter the same, or who fails to exhibit to him on demand all such commodities, books and inventories; or any person who wilfully hinders, obstructs or prevents such officer from entering the premises or from making the examination authorized in RSA 322:7 shall be guilty of a misdemeanor.

Amend RSA 322:13 as inserted by section 220 of the bill by striking out same and inserting in place thereof the following:

322:13 Penalty. Any person who shall violate any provision of RSA 322 or of his license, for which offense no other punishment is provided, shall be guilty of a misdemeanor.

Amend RSA 325:43 as inserted by section 223 of the bill by striking out same and inserting in place thereof the following:

325:43 Penalty. Any person who shall violate any of the provisions of RSA 325, or any rule or regulation prescribed by the board hereby created, shall be guilty of a misdemeanor.

Amend RSA 353:3 as inserted by section 256 of the bill by striking out same and inserting in place thereof the following:

353:3 Register, Open to Inspection. All hotel keepers and all persons keeping public lodging houses, tourist camps, or cabins shall keep a book or card system and cause each guest to sign therein his own legal name or name by which he is commonly known. Said book or card system shall at all times be open to the inspection of the sheriff or his deputies and to any police officer. The term "public lodging house" as here used shall mean a lodging house where more than two rooms are habitually let for less than a week at a time for the accommodation of transients. Whoever violates any provision of this section shall be guilty of a misdemeanor.

Amend RSA 382:4 as inserted by section 275 of the bill by striking out same and inserting in place thereof the following:

382:4 Penalty. Whoever shall violate any of the rules and regulations established for the government of any park or place of resort which has been established in accordance with the provisions of RSA 382 shall be guilty of a misdemeanor.

Amend RSA 398:3 as inserted by section 282 of the bill by striking out same and inserting in place thereof the following:

398:3 Penalty. Whoever violates any provision of this subdivision shall be guilty of a misdemeanor.

Amend RSA 398:14 as inserted by section 283 of the bill by striking out same and inserting in place thereof the following:

398:14 Penalty. Whoever, not being licensed, carries on such business or is concerned therein within such city or town; or, being licensed, carries on such business or is concerned therein in any other place or manner than that designated in his license or after notice to him that his license has been revoked; or who wilfully hinders, obstructs or prevents any officer from entering the premises or from making the examination authorized in the preceding section; or who otherwise violates any provision of this subdivision, shall be guilty of a misdemeanor.

Amend RSA 402:48 as inserted by section 289 of the bill by striking out same and inserting in place thereof the following:

402:48 Penalty. Whoever violates the foregoing provisions of this subdivision shall be guilty of a misdemeanor.

Amend RSA 440:5 as inserted by section 315 of the bill by striking out same and inserting in place thereof the following:

440:5 Penalty. Whoever violates or fails to comply with any provisions of this subdivision shall be guilty of a misdemeanor.

Amend the bill by striking out sections 3, 93, 179, 180, 199, 267, 271, 285, 287, 301, 307, 313, 314, 332, and 334 and by renumbering sections 4 through 342 to read as

3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 '76 177 178 179 180 181 182 183 184 185 186 187 188 18**9** 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316 317 318 319 320 321 322 323 324 325 326 and 327 respectively.

Amendment adopted.

Ordered to third reading.

HB 610

relative to revisions of existing statutes imposing fines over fifty and not more than one hundred dollars which constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code. Ought to pass with amendment. Rep. McManus for Judiciary.

Brings the language of existing criminal statutes into conformity with the new criminal code and provides penalties in line with the new penalty definitions. No substantive changes have been made in existing statutes.

AMENDMENT

Amend RSA 78-A:4 as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

78-A:4 Licenses Required. Each operator shall register with the division of meals and room tax the name and address of each place of business within the state where he operates a hotel or sells taxable meals. The operator shall pay one dollar for each registration, upon receipt of which the director shall issue a license for each place in such form as he determines, attesting that the registration has been made. The license expires on the thirtieth day of June in each odd numbered year unless sooner revoked or suspended by the director or the commission. The license shall be conspicuously posted in a public area upon the premises to which it relates. Failure to register or obtain a license as herein provided shall, if a natural person, be guilty of a violation, and any other person shall be guilty of a misdemeanor.

Amend RSA 222:1 as inserted by section 20 of the bill by striking out same and inserting in place thereof the following:

222:1 Certificate Required. No person, firm, or corporation shall advertise, solicit, or contract to improve the condition of fruit, shade, or ornamental trees, by pruning, trimming, or filling cavities, or to protect such trees from damage by insects or disease, either by spraying or any other method, without having secured a certificate as specified in RSA 222:2. The removal of trees by means of topping, cutting into sections, and lowering to the ground by means of ropes or crane, is included in the activities for which a certificate is required. Any person failing to comply with the terms of RSA 222 shall be guilty of a misdemeanor. Nothing in this chapter prevents a person from improving or protecting trees on his own premises or those of his employer without securing a certificate as an arborist.

Amend RSA 225:13 as inserted by section 22 of the bill by striking out same and inserting in place thereof the following:

225:13 Penalty. Any natural person who violates any of the

provisions of this chapter shall, for the first thirty day period, be guilty of a violation, and any other person shall be guilty of a misdemeanor. Each subsequent thirty-day period or part thereof shall constitute a separate offense.

Amend RSA 249:27-b as inserted by section 30 of the bill by striking out same and inserting in place thereof the following:

249:27-b Refuse on Private Land. Any natural person other than the owner or his agent who shall put or place without permission, or cause to be put or placed without permission, in or upon any private property, any bottles, glass, crockery, cans, scrap metal, junk, paper, garbage, old automobiles or parts thereof or refuse of any nature whatsoever or any other noxious material, shall be guilty of a violation, and any other person shall be guilty of a misdemeanor.

Amend RSA 260:18-b, II as inserted by section 37 of the bill by striking out same and inserting in place thereof the following:

II. Any natural person who is not a handicapped or paraplegic person or who does not hold a walking disability identification card or any other person who uses the above mentioned flag as a distress signal or for any other purpose who violates any provisions of this section shall be guilty of a violation.

Amend RSA 436:4 as inserted by section 58 of the bill by striking out same and inserting in place thereof the following:

436:4 Penalty. Any owner of a nursery or other place in the state where nursery stock is grown, sold or offered for sale, who does not hold an unexpired certificate of inspection for such place, and who shall sell or otherwise dispose of nursery stock in the state, or who shall bring such stock into the state in violation of the provisions of RSA 436:5 shall, if a natural person, be guilty of a violation, and any other person shall be guilty of a misdemeanor.

Amend RSA 207:3-a as inserted by section 62 of the bill by striking out same and inserting in place thereof the following:

207:3-a Prohibition. It is unlawful for a person to hunt or discharge firearms on the land of another without permission

of the owner, if the person is within three hundred feet of a permanently occupied building and on the land of the owner of the building. For the purposes of this section, a permanently occupied building means the building occupied as a person's principal place of abode. Whoever violates the provisions of this section shall, if a natural person, be guilty of a violation, and any other person shall be guilty of a misdemeanor.

Amend RSA 375-B:24 as inserted by section 65 of the bill by striking out same and inserting in place thereof the following:

375-B:24 Penalty. Any person violating any provision of this chapter, or any rule, regulation, requirement or order issued thereunder, or any term or condition of any certificate, permit or license, shall for the first offense; if a natural person, be guilty of a violation, and any other person shall be guilty of a misdemeanor. For each subsequent offense, he shall, if a natural person be guilty of a misdemeanor, and any other person shall be guilty of a felony. Each day of such violation shall constitute a separate offense. Any person, whether carrier, officer, servant, employee, agent, or representative thereof, who shall knowingly offer, grant, give, solicit, accept, or receive any rebate, concession or discrimination in violation of any provision hereof, or who by means of any false or fictitious bill, receipt, voucher, roll, account, claim, certificate, affidavit, deposition, lease or bill of sale, or by any other means or device, shall knowingly or wilfully assist, suffer or permit any person or persons, natural or artificial, to obtain transportation of property subject to this act for less than the legally filed applicable rate, or charge, or who shall knowingly and wilfully by any such means or otherwise fraudulently seek to evade or defeat regulation as in this act provided for motor carriers, shall for the first offense, if a natural person, be guilty of a violation and any other person shall be guilty of a misdemeanor. For each subsequent offense, he shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony.

Amend RSA 376:27 as inserted by section 66 of the bill by striking out same and inserting in place thereof the following:

376:27 Penalty. Any person violating any provision of this chapter, or any rule, regulation, requirement or order issued

thereunder, or any term or condition of any certificate, permit or license, shall for the first offense, if a natural person, be guilty of a violation, and any other person shall be guilty of a misdemeanor. For each subsequent offense he shall, if a natural person be guilty of a misdemeanor, and any other person shall be guilty of a felony. Each day of such violation shall constitute a separate offense. Any person, whether carrier, officer, employee, agent or representative thereof, who shall knowingly offer, grant or give, or solicit, accept, or receive any rebate, concession or discrimination in violation of any provision of this chapter, or who by means of any false or fictitious bill, receipt, voucher, roll, account, claim, certificate, affidavit, deposition, lease or bill of sale, or by any other means or device, shall knowingly and wilfully assist, suffer or permit any person or persons, natural or artificial, to obtain transportation of passengers subject to this chapter for less than the applicable rate, fare or charge, or who shall knowingly and wilfully by any such means or otherwise fraudulently seek to evade or defeat regulation as in this chapter provided for motor carriers, shall for the first offense, if a natural person, be guilty of a violation, and any other person shall be guilty of a misdemeanor, for a first offense. For each subsequent offense, he shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony.

Amend the bill by striking out sections 6 and 45 of same and renumbering sections 7 through 67 to read as 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 and 65 respectively.

Amendment adopted.

Ordered to third reading.

HB 611

revising statutes outside the criminal code imposing fines of fifty dollars or less which under the code constitute violations. Ought to pass with amendment. Rep. McManus for Judiciary.

Brings the language of existing criminal statutes into conformity with the new criminal code and provides penalties in line with the new penalty definitions. No substantive changes have been made in existing statutes.

AMENDMENT

Amend RSA 78-A:18, III as inserted by section 20 of the bill by striking out same and inserting in place thereof the following:

III. Any occupant or purchaser who wilfully fails, neglects, or refuses to pay any tax assessed against him by this chapter is guilty of a violation.

Amend RSA 440:10 as inserted by section 128 of the bill by striking out same and inserting in place thereof the following:

440:10 Penalty. Whoever violates the provisions of this subdivision shall be guilty of a violation for each offense.

Amend RSA 442-A:10 as inserted by section 129 of the bill by striking out same and inserting in place thereof the following:

 $442\text{-A}{:}10$ Penalties. Any person who violates any of the provisions of RSA 442-A shall be guilty of a violation.

Amend the bill by striking out sections 11, 12, 23, 37, 55, 111, 126, 135, 140 and 163 and renumbering sections 13 through 170 to read as 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 respectively.

Amend the bill by striking out all after the renumbered section 159 and inserting in place thereof the following:

160 Public Officials. Amend RSA 165:10 by striking out said section and inserting in place thereof the following:

165:10 Penalty. Any overseer of public welfare, county commissioner, or other public official whose duty may include the disbursement of public money in aid of the poor, who shall decline or refuse to carry out the provisions of the five preceding sections, except when such official may reasonably consider

that compliance therewith would be a menace to the public health, safety, or peace, shall be guilty of a violation.

161 Effective Date. This act shall take effect November 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 980

relative to excreting or defecating on public property when in the privacy of woods, away from public view. Inexpedient to legislate. Rep. Close for Judiciary.

Statutes now adequate.

Resolution adopted.

SB 40

relative to the distribution of district court fees. Refer to the Judicial Council for interim study with House and Senate Judiciary Committees along with HB 491 on district courts. Rep. Forcier for Judiciary.

HB 540, SB 40 and a section of HB 491 all deal with returning money from district courts to the town of origin of the case. The committee felt that the three should be studied further and coordinated.

Referred to Judicial Council for interim study with House and Senate Judiciary Committees along with HB 491 on district courts.

HB 798

dealing with Unemployment Compensation. Ought to pass with amendment. Rep. Donald P. Jones for Labor, Human Resources and Rehabilitation.

This bill is the bill presented by the Advisory Council to upgrade the Unemployment Compensation law.

AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Time for Filing Appeals. Amend RSA 282:5, G, (2) and (4), as amended, by striking out said two subsections and inserting in place thereof the following:

- (2) Any interested party aggrieved by any decision of an appeal tribunal in proceedings under this chapter, who within thirty days after the date of mailing of such decision requests the commissioner to direct the appeal tribunal to reopen the case and hold a further hearing to reconsider the case on the grounds of fraud, mistake, or newly discovered evidence (as required in subsection E of this section), may within thirty days after the date of mailing of the decision of the commissioner which finally refuses the request for reopening of the case, appeal therefrom to the superior court in the manner provided in paragraph (3) of this subsection.
- (4) Any interested party aggrieved by any decision of an appeal tribunal in proceedings under this chapter, who fails within the thirty day period after the date of mailing of such decision, for whatever reason, either to request the commissioner to direct a reopening for the purpose of reconsidering the case on the grounds of fraud, mistake, or newly discovered evidence, or to appeal to superior court under paragraph (1) above, but who at some subsequent time within the ninety days allowed in subsection E of this section requests the commissioner to direct such reopening, may, within thirty days after the date of mailing of the decision of the commissioner which finally refuses the request for reopening of the case, appeal therefrom to the superior court for the county in which is located the employment bureau or branch in which the original claim was filed. Judicial review by said superior court under this paragraph shall be confined to whether or not the commissioner's decision was the result of arbitrary, unreasonable or capricious action, or contrary to law. The appeal under this paragraph shall be perfected by filing a petition with the clerk of said superior court within the time limit above specified, and the petition must set forth specificially the grounds on which it is alleged that the action of the commissioner was arbitary, unreasonable or capricious, or contrary to law, and no bond shall be required as a condition of entering such appeal. Thereupon the clerk of said superior court shall issue a citation to all interested parties. returnable at any time within ten days after the date of issue. The commissioner shall file with said clerk before trial or hearing a certified copy of the entire record on the claim which shall, upon being so filed, become the record of the case. An appeal may be taken from the decision of the superior court to the supreme court in the same manner as is provided in civil actions.

Upon the final determination of such judicial proceeding, the commissioner shall enter an order in accordance with such determination.

Amend the bill by striking out section 7 and inserting in place thereof the following:

7 Repeal. RSA 282:1, H, (4), (d) (supp), as amended, relative to the state unemployment compensation law in regard to the employment of certain relatives, is hereby repealed.

Amendment adopted.

Ordered to third reading.

HB 894

establishing a plumbing code for the state of New Hampshire. Inexpedient to legislate. Rep. Donald P. Jones for Labor, Human Resources and Rehabilitation.

Unanimous vote of the committee that this bill be Inexpedient to legislate. Lacking the facilities to enforce.

Resolution adopted.

HB 895

relative to employment of youth. Inexpedient to legislate. Rep. Skinner for Labor, Human Resources and Rehabilitation.

Unanimous vote of committee. Committee felt the bill was not clear as to restrictions on hiring of youth.

Resolution adopted.

HB 884

repealing the statue prohibiting aliens to sell. serve, or deliver any liquor or beverage. Inexpedient to legislate. Rep. Conway for Liquor Laws.

Committee felt that persons should not sell liquor if they are not citizens.

Resolution adopted.

HB 907

relative to the functions, powers and duties of planning boards. Refer to Standing Committee on Municipal and County Government for interim study, with reporting date not later than February 28, 1974. Rep. Benton for Municipal and County Government.

This bill should be considered along with approximately six other bills, all in the field of planning and zoning.

Referred to Standing Committee on Municipal and County Government for interim study, with reporting date not later than February 28, 1974.

HB 931

relative to semiannual payment of taxes to counties. Inexpedient to legislate. Rep. Benton for Municipal and County Government.

If voted by the county convention, this bill would require all municipalities within the county to make semi-annual payment of taxes to the county on July 7 and December 7.

Such semi-annual payments would place a heavy financial burden on those municipalities which have not adopted semi-annual collection of taxes.

Resolution adopted.

HB 939

relative to competitive bidding on purchases made by counties. Ought to pass. Rep. Hanson for Municipal and County Government.

Present statute is silent as to who shall be permitted to submit bids in competitive bidding; legislation provides that competitive bidding shall be open to all persons, corporations, etc.

Ordered to third reading.

HB 942

relative to reassessment of taxable property. Ought to pass. Rep. Roy W. Davis for Municipal and County Government.

Legislation clarifies procedures in regard to the assessment of taxable property, when ordered by the Tax Commission. If reassessment is performed by selectmen or assessors, the reassessment shall apply to taxes assessed as of April first following the date of reassessment order, or as of April first of the succeeding year, as determined by the Tax Commission. If the reassessment is performed by Tax commission or professional appraisers, the commission will determine whether the valuation arrived at shall be used for as-

sessment of taxes for the year in which the assessment is made, or for assessment of taxes in the succeeding year. Present statutes are silent as to the above procedure.

At the request of Rep. Winkley, Rep. Hanson answered questions.

Ordered to third reading.

HB 944

expanding zoning authority to include the timing of development and increasing the authority of planning boards and boards of adjustment. Refer to Standing Committee on Municipal and County Government for interim study with report due not later than February 28, 1974. Rep. Sununu for Municipal and County Government.

This bill will be considered along with approximately six other bills, all in the field of planning and zoning.

Referred to standing committee on Municipal and County Government for interim study with report due not later than February 28, 1974.

HB 965

requesting a rehearing before the zoning board of adjustment by the board of selectmen. Ought to pass. Rep. Whipple for Municipal and County Government.

Legislation adds the "Selectmen of a Town" to those who may apply to the Board of Adjustment for a re-hearing, within twenty days after decision by Board of Adjustment. Present statute permits only the persons directly affected by the ruling to request such re-hearing.

Ordered to third reading.

HB 990

providing for the election of city officers in the city of Nashua on a political party basis. Lay on table. Rep. Ouellette for Nashua Delegation.

Laid on Table.

HB 936

permitting an access on Route 28 in the town of Allenstown. Ought to pass with amendment. Rep. Fortier for Public Works. This bill permits town of Allenstown one access to Route 28.

AMENDMENT

Amend the bill by striking out section 1 of the same and inserting in place thereof the following:

- l Access Provided. The department of public works and highways is authorized to cooperate with the town of Allenstown to permit the construction and operation of one appropriate access from Route 28 Southeasterly to River Road at a point between the first two accesses from Route 3. It shall be built and maintained by the town of Allenstown. Said access shall comply with all reasonable specifications for its construction, operation and maintenance as may be established by the department of public works and highways.
- 2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 864

providing for turnkey type contracts in the construction of sewage and other pollution control facilities. Refer to standing committee on Resources, Recreation and Development for interim study. Rep. Classin for Resources, Recreation and Development.

Bill has merit, but subject matter too detailed for late session action.

Referred to standing committee on Resources, Recreation and Development for interim study.

HB 1001

relative to the release of prisoners for purpose of gainful employment or rehabilitation. Inexpedient to legislate. Rep. Drew for State Institutions.

Committee believes this authority should remain with the sentencing judge.

Resolution adopted.

relative to the composition of the ballot law commission. Ought to pass. Rep. Russell C. Chase for Statutory Revision.

Existing law was written before we had an assistant attorney general. This would allow the attorney general to designate his assistant to act as one of the ballot law commissioners.

Ordered to third reading.

HB 947

amending the definition of "charitable organizations" for conducting raffles. Ought to pass. Rep. Russell C. Chase for Statutory Revision.

This would authorize political groups to raise funds through raffles.

Ordered to third reading.

HB 969

relative to the election laws. Inexpedient to legislate. Rep. Russell C. Chase for Statutory Revision.

Practically all of this was covered in HB 14 already passed. Resolution adopted.

HB 983

relative to granting cable television franchises. Refer for study to the Statutory Revision Committee as an interim committee. Report by January 1, 1975. Rep. Russell C. Chase for Statutory Revision.

Needs more study.

Referred to Statutory Revision Committee for interim study.

HB 988

establishing a third New Hampshire state song. Ought to pass. Rep Russell C. Chase for Statutory Revision.

We can stand a third.

At the request of Rep. Gerry F. Parker, Rep. Newell answered questions.

Ordered to third reading.

providing police powers for motor vehicle inspectors and motor vehicle title investigators. Inexpedient to legislate. Rep. Hamel for Transportation.

These people are operating without these powers now. Change is opposed by the commissioner of safety.

Resolution adopted.

HB 961

relative to automobile road test reports. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee feels this matter does not require legislation by the state.

Resolution adopted.

HB 985

relative to blood alcohol content evidence for driving under the age of twenty-one. Inexpedient to legislate. Rep. Hamel for Transportation.

No one appeared in favor. It would discriminate against those under 21.

Resolution adopted.

HB 989

relative to the distribution of digit number plates. Inexpedient to legislate. Rep. Hamel for Transportation.

The traditional system for handling license plates has been used for many years and seems to be working well.

Resolution adopted.

HB 680

relative to reassessment or abatement of real estate taxes. Inexpedient to legislate. Rep. Nutt for Ways and Means.

The New Hampshire Supreme Court has consistently interpreted the constitution and laws of New Hampshire to require consideration of a taxpayer's total tax burden rather than any single parcel in a tax appeal.

Resolution adopted.

establishing an exemption from property taxes for certain persons over sixty-five years of age. Inexpedient to legislate. Rep. Nutt for Ways and Means.

Covered by other legislation.

Resolution adopted.

HB 868

relative to the taxation of mobile homes. Inexpedient to legislate. Rep. Chandler for Ways and Means.

It was the opinion of the majority of the committee that this bill would create an artificial and unworkable procedure for making ad valorem calculation of one type of taxable property.

Resolution adopted.

HB 927

relative to valuation of real estate for exemption for persons seventy years or over. Inexpedient to legislate. Rep. Nutt for Ways and Means.

This bill addresses itself to a special problem in a particular community that should be properly met under existing law, and not by legislation that would have a confusing and differential effect on other communities in the state.

Resolution adopted.

HB 941

extending the appraisal period and the recapture of tax revenues under the current use assessment law. Ought to pass. Rep. Nutt for Ways and Means.

Extends recapture period to March 31, 1974.

Ordered to third reading.

SB 41

relative to increasing the amount of homestead. Ought to pass. Rep. Anne B. Gordon for Ways and Means.

Increased present homestead protection from \$1500 to \$2500 in cases of foreclosure.

Ordered to third reading.

requiring prior governor and council approval of contracts by the water supply and pollution control commission and of state or federal payments as part of the cost of municipal sewage disposal facilities. Inexpedient to legislate. Rep. Noble for Executive Departments and Administration.

Bill is unnecessary.

Rep. Curran moved that HB 924 be referred to Resources, Recreation and Development for interim study.

Rep. McLane spoke against the motion.

Rep. Gallen explained the committee report.

(discussion)

Motion lost.

Resolution adopted.

HB 795

relative to the regulation of mobile home parks and their construction and establishing an advisory commission. Refer to Standing Committee on Municipal and County Government for interim study, with report due not later than February 28, 1974. Rep. Ezra B. Mann for Municipal and County Government.

SB 28, reported in "ought to pass as amended" by the committee, is considered to be "stop-gap" legislation; intern study of HB 795 will provide a more comprehensive statute on mobile home parks. The sponsor is in accord with referral for interim study.

Referred to standing committee on Municipal and County Government for interim study, with report due not later than February 28, 1974.

SB 28

relative to a bill of rights for mobile home park tenants. Ought to pass with amendment. Rep. Ezra B. Mann for Municipal and County Government.

Comprehensive, detailed and long awaited legislation which considers the needs and problems of both occupants and owners of mobile home parks. Much testimony was taken from both parties, and from outside expert witnesses.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 205 the following new chapter:

Chapter 205-A Regulation of Mobile Home Parks

- 205-A:1 Definitions. As used in this chapter unless the context requires otherwise:
- I. "Mobile home" or "trailer" means a prefrabricated dwelling unit which:
- (a) Is designed for long term and continuous residential occupancy;
- (b) Is designed to be moved on wheels, as a whole or in sections;
- (c) On arrival on the site, is complete and ready for occupancy, except for incidental unpacking, assembly, connection with utilities, and placing on support or permanent structure.
- II. "Mobile home park" means any parcel of land under single or common ownership or control which contains, or is designed, laid out or adapted to accommodate two or more mobile homes. Nothing herein shall be construed to apply to premises used solely for storage or display of mobile homes.
- III. "Person" means any natural person, corporation, partnership, or sole proprietorship.
- IV. "Tenant" means any person who owns or occupies a mobile home and pays rent or other consideration to place said mobile home in a mobile home park.
- 205-A:2 Prohibition. No person who owns or operates a mobile home park shall:
- I. Require any person as a precondition to renting, leasing or otherwise occupying a space for a mobile home in a mobile home park to pay an "entrance" or other fee in an amount greater than the equivalent of one year's rent for said space: provided that, at the tenant's option, such fee may be paid by the tenant on an interest free, monthly installment

basis not to exceed two years in duration; and, further provided, that should the rental agreement be terminated within two years of its inception, the tenant shall be discharged from any obligation to pay the remaining balance of such fee, or if the tenant at the time of such termination has paid more than what would have been due at that time under an interest free two year installment plan, a sum equal to the excess shall be returned to the tenant within ten days of the termination of the rental agreement.

- II. Deny any resident of a mobile home park the right to sell at a price of his own choosing, said resident's mobile home within the park or require the resident or purchaser to remove the mobile home from the park solely on the basis of the sale thereof. The park owner or operator may reserve the right to approve the purchaser of said mobile home as a tenant, but such permission may not be unreasonably withheld, and the park owner or operator shall not exact a commission or fee with respect to the price realized by the seller unless the park owner or operator has acted as agent for the mobile home owner pursuant to a written contract.
- III. Require any tenant to purchase any goods or services, including but not limited to fuel oil, paving, snow plowing, dairy products, laundry service, baker products, and food products, from any particular person or company;
- IV. Prevent any person or company from selling to or delivering to or otherwise supplying and servicing any tenant with his or its goods or services, or make any charge or request any fee from any such person or company for such activities; provided, that a park owner or operator may prohibit or regulate the soliciting or peddling of sales, goods or services within the park premises.
- V. Require any tenant, or person seeking space in the mobile home park, to purchase a mobile home from any particular person.
- VI. Fail to disclose to each prospective tenant, in writing and a reasonable time prior to the entering into of any rental agreement, all terms and conditions of the tenancy, including rental, utility, entrance and service charges.
 - 205-A:3 Termination of Tenancy. No tenancy, however

created, on or after the effective date of this section, in a mobile home park may be terminated by a mobile home park owner or operator except upon giving notice in writing to the tenant in the manner prescribed by RSA 540:5 to remove from the premises within a period of not less than sixty days; provided that upon grounds of nonpayment of rent, utility charges or reasonable incidental service charges, a tenancy may be terminated upon giving thirty days' notice.

- 205-A:4 Permissible Reasons for Eviction. After the effective date of this section, a tenancy may be terminated by a park owner or operator pursuant to this chapter only for one or more of the following reasons:
- I. Nonpayment of rent, utility charges or reasonable incidental service charges; provided that no action for possession shall be maintained if prior to the expiration of a notice to quit the tenant shall pay or tender all arrearages due plus fifteen dollars as liquidated damages.
- II. Failure of the tenant to comply with local ordinances or state or Federal law or regulations relating to mobile homes or mobile home parks, provided that the tenant is first given written notice of his failure to comply with said laws or regulations and a reasonable opportunity thereafter to comply with said laws or regulations.
- III. Damage by the tenant to the demised property, reasonable wear and tear excepted.
- IV. Repeated conduct of the tenant, upon the mobile home park premises, which disturbs the peace and quiet of other tenants in the mobile home park.
- V. Failure of the tenant to comply with reasonable written rules and regulations of the mobile home park as established by the park owner or operator in the rental agreement at the inception of the tenancy or as amended subsequently with the written consent of the tenant, or without his consent upon three months' written notice; provided that the tenant is first given written notice of his failure to comply and a reasonable opportunity thereafter to comply with said rules and regulations. Nothing in this section, however, shall be construed to permit a park owner or operator to vary the terms of a written or oral rental agreement without the express written consent of the tenant.

- VI. Condemnation or change of use of the mobile home park.
- 205-A:5 Reason to be Specified. The mobile home park owner or operator shall specify in the notice required by this chapter the reason for the termination of any tenancy in such mobile home park.
- 205-A:6 Fees, Charges, Assessments. A mobile home park owner or operator shall fully disclose in writing all terms and conditions of the tenancy including rental, utility and service charges, prior to entering into a rental agreement with a prospective tenant. No charges so disclosed may be increased by the park owner or operator without specifying the date of implementation of said increase, which date shall be no less than sixty days after written notice to the tenant.

Nothing in this section, however, shall be construed to permit a park owner or operator to vary the terms of a written or oral rental agreement without the express written consent of the tenant.

- 205-A:7 Security Deposits. No owner or operator of a mobile home park shall require as a security or damage deposit an amount greater than one month's rent.
- 205-A:8 Purchase of Equipment. No mobile home park owner or operator shall require a resident therein to purchase from any particular person underskirting, equipment for tying down mobile homes or any other equipment required by law, local ordinance or regulation of the mobile home park. However, the park owner or operator may determine by rule or regulation the style or quality of such equipment to be purchased by the tenant from a vendor of the tenant's choosing.
- 205-A:9 RSA 540 Applicable Where Not Inconsistent. The provisions of RSA 540 shall apply to tenancies in mobile home parks except where such application would produce a result inconsistent with or contrary to the provisions of this chapter.
- 205-A:10 Waiver Prohibited. No lease or rental agreement, oral or written shall contain any provision by which the tenant waives any of his rights under this chapter, and any such waiver shall be deemed contrary to public policy and shall be unenforceable and void.

205-A:11. Penalty. Any person who violates any provision of RSA 205-A:2 or who willfully and without reasonable cause files a complaint unjustifiably alleging a violation of any provision of RSA 205-A:2 shall be fined not more than one thousand dollars for each offense, the provisions of RSA title LXII to the contrary notwithstanding. Each day in which a violation of RSA 205-A:2 occurs shall constitute a separate offense.

205-A:12 Enforcement. Any police department or agency, or the consumer protection division of the attorney general's office may bring an action to enforce the provisions of this chapter.

205-A:13 Unfair Trade Practice. Any violation of the provisions of RSA 205-A:2 shall also constitute an unfair trade practice within the meaning of RSA 358-A and may be enforced as provided therein.

205-A:14 Other Actions Saved. This chapter shall not be construed to affect unfair trade practices otherwise actionable at common law or under other statutes of this state.

2 Effective Date. This act shall take effect sixty days after its passage.

At the request of Gerry F. Parker, Rep. Ezra B. Mann answered questions.

Amendment adopted.

Ordered to third reading.

HB 661

providing for persons sixty-five years or older to apply for a tax lien on real estate. Ought to pass with amendment. Rep. Hall for Ways and Means.

This bill allows elderly to apply to selectmen or assessors for property tax relief by means of a lien.

AMENDMENT

Amend RSA 72:38-a, I, as inserted by section 1 of the bill by inserting in line three after the word "town" the following (or city assessors before April 15th), so that said paragraph as amended shall read as follows:

I. Any resident property owner who has attained the

the age of sixty-five years or older and who has owned his homestead for at least ten years, and who is currently residing in same, may apply to the selectmen of the town or city assessor, before April 15th, where the property is located, for certain relief, pursuant to this section, from the full payment of taxes due on said real estate.

Amend RSA 72:38-a, II, as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. The selectmen or assessors are authorized to grant a tax lien for the whole or a portion of the taxes due in lieu of the full payment thereof, plus interest at an annual rate of five percent; such a tax lien may be granted from time to time for up to eighty-five percent of the equalized assessed value of the real estate.

Amendment adopted.

Ordered to third reading.

HB 901

relative to the exemptions on real property taxes granted to the blind. Ought to pass. Rep. Nardi for Ways and Means.

This bill increases the exemption for a particular handicapped group of our citizens. Total additional cost statewide approximately \$40,000.

Ordered to third reading.

The Deputy Speaker announced that New England College conferred a Doctor of Laws degree upon Speaker O'Neil Sunday.

(Speaker in the Chair)

HB 999

to prohibit hunting on Sundays during the regular open hunting season. Inexpedient to legislate. Rep. Maynard for Fish and Game.

Committee felt that the working man who works five or six days a week would be substantially limited to the time he could hunt. Felt there would also be too much loss of revenue. Rep. Turner moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Chamberlin, Maynard and Oleson spoke against the motion.

Reps. Lambert and William P. Boucher nonspoke in favor of the motion.

(discussion)

Reps. Randlett, Donnelly, Ladd and Kopperl nonspoke in favor of the motion.

Motion lost.

Resolution adopted.

HCR 19

regarding allocation of funds for the highway department and priorities for disbursement thereof. Inexpedient to legislate. Rep. Ellis for Public Works.

Adoption of this resolution would jeopardize receipt of New Hampshire's share of federal funds for highway purposes. Also, it would conflict with New Hampshire's ability to plan on intelligent long range highway construction programs, consistent with traffic demands in the years ahead.

Rep. Milbank moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Harry C. Parker and Ellis spoke against the motion.

(discussion)

Reps. Bowler and Cushman nonspoke in favor of the motion.

Motion lost.

Resolution adopted.

RECESS

AFTER RECESS

SUSPENSION OF RULES

Rep. George B. Roberts, Jr. moved that the rules of the

House be so far suspended as to permit the Appropriations Committee to consider and report bills sent to them today without a public hearing and notice in the calendar.

Reps, Roberts, Coutermarsh and Zachos spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS CONTINUED

HB 963

providing for the regulation of sand, gravel and rock excavations. Ought to pass. Rep. Greene for Environment and Agriculture.

Analysis is clear.

Rep. Greene moved that HB 963 be recommitted to the committee on Environment and Agriculture for interim study, and spoke in favor of the motion.

Reps. Coutermarsh, Joseph L. Cote, Goodrich and Williamson spoke in favor of the motion.

Reps. Nelson, Cunningham, Erler and Ellis nonspoke in favor of the motion.

HB 963 recommitted to Environment and Agriculture for interim study.

HB 922

relative to resident hunting privileges. Ought to pass with amendment. Rep. Chamberlin for Fish and Game.

This bill gives two additional days of deer hunting for residents and provides additional income for the Fish and Game Department. The bill increases all license fees, resident and non-resident. Also a non-resident dragging bill in salt water which our bordering states now require of our salt water commercial fishermen.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to resident hunting privileges, licensing nonresidents dragging in salt water and raising fish and game license fees.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Taking; Time. Amend RSA 208:2, (supp), as inserted by 1955, 264:1, as amended, by striking out said section and inserting in place thereof the following:
- 208:2 Taking; Time. Wild deer, outside game preserves, may be hunted and taken from one half hour before sunrise to one half hour after sunset from November 1 to November 15, inclusive, provided that no deer shall be hunted or taken at any time on any island or in any waters in lakes and ponds; and white deer shall not be hunted or taken at any time. Notwith-standing other provisions of this section, resident, licensed hunters shall be permitted to hunt deer for a period of two days following the regular deer hunting season (November 16 and 17, inclusive) as set forth in this section.
- 2 Nonresident Salt Water Netting or Dragging License. Amend RSA 211 by inserting after section 49 the following new section:
- 211:49-a Nonresident Salt Water License. Any person who does not qualify as a resident under RSA 207:1, who wishes to take salt water fish by netting, dragging or trawling from the waters under the jurisdiction of this state, regardless of the size of boat or vessel, shall procure a license from the fish and game director so to do. The fee for such annual license shall be one hundred fifty dollars.
- 3 Resident Hunting License. Amend RSA 214:9, I (supp), as amended, by striking out in lines one and two the words three dollars and seventy-five cents" and inserting in place thereof the following (six dollars and twenty-five cents) so that said paragraph, as amended, shall read as follows:
- I. If the applicant is a resident of this state and wishes to hunt, six dollars and twenty-five cents, and the agent shall thereupon issue a resident hunting license which shall entitle the licensee to hunt, shoot, kill or take, except by the use of traps,

and to transport game birds and game animals under the restrictions of this title.

- 4 Resident Fishing License. Amend RSA 214:9, II (supp), as amended, by striking out in lines one and two the words "four dollars and twenty-five cents" and inserting in place thereof the following (six dollars and twenty-five cents) so that said paragraph, as amended, shall read as follows:
- II. If the applicant is a resident of this state and wishes to fish, six dollars and twenty-five cents, and the agent shall thereupon issue a resident fishing license which shall entitle the licensee to kill, take and transport fish, and salt water smelt under the restrictions of this title.
- 5 Resident Hunting and Fishing License. Amend RSA 214:9, III (supp), as amended, by striking out in line two the words "six dollars and seventy-five cents" and inserting in place thereof the following (ten dollars) so that said paragraph, as amended, shall read as follows:
- III. If the applicant is a resident of this state and wishes to hunt and fish, ten dollars, and the agent shall thereupon issue a resident hunting and fishing license, which shall entitle the licensee to hunt, shoot, kill or take, except by the use of traps, and to transport game birds, game animals, fish and salt water smelt, under the restrictions of this title.
- 6 Nonresident Fresh Water Fish and Salt Water Smelt License. Amend RSA 214:9, VIII (supp), as amended, by striking out said paragraph and inserting in place thereof the following:
- VIII. If the applicant is a nonresident and wishes to take fresh water fish or salt water smelt only, fifteen dollars, and the agent shall thereupon issue a nonresident fishing license which shall entitle the licensee to kill, take and transport fresh water fish and salt water smelt under the restrictions of this title, provided that if said applicant wishes to take said fish or smelt for fifteen consecutive days, seven dollars and fifty cents, and the agent shall thereupon issue a fifteen-day nonresident fishing license for said time only under the restrictions of this title, and further provided that if that applicant wishes to take said fish or smelt for seven consecutive days, six dollars and seventy-five cents, and the agent shall thereupon issue a seven-day nonresident fishing license for said time only under the restrictions of this title.

7 Nonresident Hunting License Fee. Amend RSA 214:9, VI (supp), as amended, by striking out in line one the word "forty" and inserting in place thereof the following (forty-five), so that said paragraph, as amended, shall read as follows:

VI. If the applicant is a nonresident and wishes to hunt, forty-five dollars, and said agent shall thereupon issue a nonresident hunting license which shall entitle the licensee to hunt, shoot, kill and take, except by the use of traps, and to transport game birds and game animals, under the restrictions of this title.

8 Effective Date. This act shall take effect upon its passage

At the request of Rep. Richard L. Bradley, Rep. Chamberlin answered questions.

Reps. T. Anne Webster, William P. Boucher and Harrison spoke against the amendment.

Reps. Roger K. Warren, Maynard, George I. Wiggins, Huggins, Oleson, Scamman and George B. Roberts, Jr. spoke in favor of the amendment.

Reps. Harold E. Thomson and Griffin nonspoke in favor of the amendment.

Rep. T. Anne Webster requested a division on the committee amendment.

It being manifestly in the affirmative, the committee amendment was adopted.

Referred to Appropriations.

SUSPENSION OF RULES

Reps. George B. Roberts, Jr. and Coutermarsh moved to suspend the rules to allow house action today on the following bills listed in Friday's calendar: HB 923, HB 1018, HB 526, HB 1028, HB 510 and HB 545, and that the rules of the House be further suspended as to permit the Appropriations Committee to consider and report bills sent to them today without a public hearing and notice in the calendar.

Adopted by the necessary two thirds.

RESOLUTION

Rep. George B. Roberts, Jr. moved that the following

House Bills acted upon on second reading be ordered to third reading, read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

- HB 272, increasing the sum paid for care of mentally ill persons in foster homes.
- HB 388, relative to conducting aerial photographic surveys and obtaining aerial photographs and making an appropriation therefor.
- HB 843, establishing a post secondary education commission to absorb the coordinating board of advanced education and accreditation and the New Hampshire higher education facilities commission.
- HJR 12, appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis.
- HJR 32, establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor.
- HB 642, changing the name of the Belknap county recreational area and commission; increasing the compensation of the members of the commission and increasing the amount of earnings which may be retained by the commission.
- HB 974, relative to the high school equivalency examination.
 - HB 937, relative to abusive treatment of horses.
- $\rm HB$ 966, relative to remedies and penalties for violations of laws relating to tidal waters.
- $HB\,928,$ relative to the sale of fresh water fish raised outside of the state.
- HB 1017, relative to hunting in special designated areas by certain disabled persons.
 - HB 608, relative to revision of existing statutes which con-

stitute misdemeanors and felonies under the provisions of the criminal code.

HB 610, relative to revisions of existing statutes imposing fines over fifty and not more than one hundred dollars which constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code.

HB 611, revising statutes outside the criminal code imposing fines of fifty dollars or less which under the code constitute violations.

HB 798, dealing with Unemployment Compensation.

HB 939, relative to competitive bidding on purchases made by counties.

HB 942, relative to reassessment of taxable property.

HB 965, requesting a rehearing before the zoning board of adjustment by the board of selectmen.

SB 28, relative to a bill of rights for mobile home park tenants.

 $HB\ 936,$ permitting an access on Route 28 in the town of Allenstown.

HB 934, relative to the composition of the ballot law commission. $\,$

HB 947, amending the definition of "charitable organizations" for conducting raffles.

HB 988, establishing a third New Hampshire state song.

HB 661, providing for persons sixty-five years or older to apply for a tax lien on real estate.

 $\rm HB~901, \, relative~to~the~exemptions~on~real~property~taxes~granted~to~the~blind.$

HB 941, extending the appraisal period and the recapture of tax revenues under the current use assessment law.

SB 41, relative to increasing the amount of homestead.

ENROLLED BILLS REPORT

HB 807, permitting the director of the division of motor

vehicles to use a facsimile signature on any official document signed by his authority.

HB 819, relative to tires as defective equipment on motor vehicles.

HB 832, increasing the debt limit for the Merrimack school district.

SJR 20, providing for an additional appropriation for expenses of the legislature.

HB 447, to define the terms "when accompanied" as used in the fish and game laws.

HB 602, relative to changing the name of Ivanhoe Pond in the town of Wakefield to Lake Ivanhoe.

HJR 15, relative to fire and rescue services provided by the town of Allenstown at Bear Brook State Park.

Katherine J. Harriman
For The Committee

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 565, requiring only motor vehicle accidents where damages are two hundred dollars or above to be reported.

COMMITTEE OF CONFERENCE REPORT

(Printed SJ May 31)

HB 565, requiring only motor vehicle accidents where damages are two hundred dollars or above to be reported.

The clerk read the report in full.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 900

relative to the method of calculating state grants for sew-

age disposal construction. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

Clarifies presently accepted practice.

Referred to Appropriations.

HB 919

relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

Dam is in good repair and partial payment therefor is provided.

Referred to Appropriations.

HB 897

relative to the board and care of persons committed to the Laconia state school and training center or the New Hampshire hospital. Ought to pass with amendment. Rep. Cotton for State Institutions.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

relative to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Limitation on Persons Chargeable for Support. Amend RSA 8:41 (supp) as amended, by striking out said section and inserting in place thereof the following:
- 8:41 Persons Chargeable With Support of Inmates of Public Institutions. Subject to the provisions of RSA 8:44, V, expenses incurred in the institutions named in RSA 8:40 or at the direction of the commissioner of health and welfare in any public or private institution or elsewhere by anyone having a father, mother, son, daughter, husband or wife whose weekly income or other resources are more than sufficient to provide a

reasonable subsistence compatible with decency and health, may be recovered in an action in the name of the state, from either a father, mother, son, daughter, husband or wife, who are declared jointly and severally liable for such expenses, unless otherwise ordered by the court.

2 Limitation on Recovery. Amend RSA 8:43 (supp) as amended by striking out said section and inserting in place thereof the following:

8:43 Recovery of Expenses.

- I. Subject to the provisions of RSA 8:44, V, the state is entitled to recover the expense of care, treatment and maintenance of any patient or inmate at any of the institutions named in RSA 8:40 or at a public or private institution or otherwise at the direction of the director of division of public health from the patient or inmate, if of sufficient ability to pay, or his estate, or from those persons legally chargeable with his support as defined in RSA 8:41 or from the estates provided in RSA 8:41-a.
- II. Recovery of the past due expense of care, treatment, and maintenance of a patient or inmate in any of the institutions named in RSA 8:40 is limited in amount as follows:
- (a) If he is living and is a resident of the institution, recovery is limited to the expense incurred within the last five years of his residence at the institution.
- (1) If he is living and is a resident of the institution, and if the person legally chargeable for his support dies, subject to the provisions of RSA 8:44, V, recovery from an estate legally chargeable for his expenses as provided in RSA 8:41-a is limited to the expense incurred within the five years immediately preceding the death of the person chargeable.
- (b) If he dies while he is a resident of the institution, subject to the provisions of RSA 8:44, V, recovery is limited to the expense incurred within the five years immediately preceding his death.
- (c) If he is discharged from the institution, subject to the provisions of RSA 8:44, V, recovery is limited to the expense incurred within the five years immediately preceding his discharge.
 - (d) If he dies after he is discharged from the institution,

subject to the provisions of RSA 8:44, V, recovery is limited to the expense incurred within the five years immediately preceding his discharge.

- (e) Expenses incurred by the institution during the time he is on parole from the institution shall not be included in the total charges for expenses.
- III. In an action by the state for the recovery of the expenses of a patient or inmate at any of the institutions named in RSA 8:40 who is discharged from the school, or is dead, the action shall be brought within six years after his discharge or after his death. An action by the state against the estate of a patient or inmate or against an estate legally chargeable for his expenses as provided in RSA 8:41-a may not be brought unless the action is commenced within the time allowed for an action against an administrator by RSA 556:5.
- 3 Ten Year Limitation. Amend RSA 8:44, as amended, by inserting after paragraph IV, the following new paragraph:
- V. After any person has been a resident, patient, or inmate in any of the institutions named in RSA 8:40 for ten years or has reached the age of majority, the liability of persons other than the patient or inmate to provide payments to cover the expenses of care, treatment and maintenance shall cease, except for recoveries from the estates of such persons which shall be limited as provided in RSA 8:43, II. The liability of the patient or inmate under RSA 8:44, IV, shall continue unless it is determined by the comptroller in consultation with the commissioner of health and welfare, and the director of mental health or public health, that the patient or inmate lacks sufficient income from any source including, but not limited to, social security, retirement, civil service or veterans administration income, trust fund or other income to pay a full rate or a higher partial rate.
- 4. Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

HB 923

enacting new salary grades for all classified and unclassified

employees, establishing uniform overtime for classified employees and making appropriations therefor. Ought to pass with amendment. Rep. Roderick H. O'Connor for Executive Departments and Administration.

This bill implements the A. D. Little Report in respect to the salary and classification structures for both classified and unclasified employees. Employees will receive a 4% pay raise in FY '74 under the present classification system. The A. D. Little classification system is implemented in FY '75.

AMENDMENT

Amend RSA 94:1, II as inserted by section 9 of the bill by inserting after the line reading "Governor's Councilor \$50.00 per diem" lines reading as follows:

(Chief Justice, Supreme Court	\$39,398
Associate Justice, Supreme Court	\$37,991
Chief Justice, Superior Court	\$37,991
Associate Justice, Superior Court	\$36,584).

Amend RSA 94:1-a, GROUP R, as inserted by section 10 of the bill by striking out the line reading "Associate Justice, Superior Court".

Amend RSA 94:1-a, GROUP S, as inserted by section 10 of the bill by striking out the lines reading "Associate Justice, Supreme Court" and "Chief Justice, Superior Court".

Amend RSA 94:1-a, GROUP T, as inserted by section 10 of the bill by striking out the line reading "Chief Justice, Supreme Court"

Amend section 16 of the bill by inserting in line two after the word "act" the following (or RSA 99:2-c) so that said section as amended shall read as follows:

16 Appeals. Any classified employee who is aggrieved by a determination of the personnel commission made pursuant to section 14 of this act, or RSA 99:2-c, may appeal said determination to the board established by section 15 of this act, by filing with the board no later than thirty days after said determination, notice thereof in writing stating briefly the basis thereof and the determination requested by said appellant and whether or not

a hearing is requested. In deciding any such appeal, whether or not a hearing is held, the board shall not be bound by any rules of evidence. If a hearing is requested, or if the board determines a hearing should be held, it shall set a time for hearing and notify the appellant, the personnel commission, and the head of the department which employs the appellant of said time in writing no later than seven business days prior thereto. After consideration of any such appeal and after hearing, if one is held, the board shall, in writing, by majority vote of its entire membership, make such order as it deems justice requires. Any such order shall be final determination of the matter and shall be binding on all parties concerned.

Amend RSA 99:2-c, II, as inserted by section 17 of the bill by inserting in line six after the word "earned" the following (and provided further, that any employee in grades 14 through 28 who feels he should be entitled to overtime pay may appeal to the personnel commission which may classify the position occupied by said employee as one entitled to overtime) so that said paragraph as amended shall read as follows:

II. All classified employees in grades 14 through 28 shall be paid no overtime but be allowed compensatory time off for all time worked in any week in excess of 40 hours, provided, that the total of such compensatory time earned and accumulated during either half of a fiscal year may not exceed forty hours and any such time off earned must be used only during the six months' period in which it is earned; and provided further, that any employee in grades 14 through 28 who feels he should be entitled to overtime pay may appeal to the personnel commission which may classify the position occupied by said employee as one entitled to overtime.

Amend the introductory paragraph of section 19 of the bill by striking out the same and inserting in place thereof the following:

19 Existing Overtime. Notwithstanding any other provision of this act, the overtime provided for in the following chapters and sections shall take precedence:

Amend the bill by striking out all after section 19 and inserting in place thereof the following:

20 Interim Study Committee. There is hereby established

an interim study committee consisting of ten members as follows: two members of the house, appointed by the speaker; two members of the senate appointed by the president: two members of the public appointed by the governor; three members of the state employees association appointed by the governor from a list of not less than ten persons submitted by the president of the state employees association; and the director of legislative services or his designee. The committee shall have no power to alter or amend any action of any agency or board but shall study the transition of changes in the classified and unclassified systems and shall make recommendations of any changes in such systems relative to salaries and/or fringe benefits to any special session of the 1973 session of the general court or to the 1975 regular session. The members shall serve without compensation but legislative members shall receive legislative mileage.

21 Effective Date. This act shall take effect as follows:

I. On June 22, 1973, sections 1 and 7;

II. On July 1, 1973, sections 2, 3, 8, and 20;

III. On June 21, 1974, sections 4, 9, 10, 12, 13, 17, 18, and 19:

IV. On July 1, 1974, sections 5, 6, and 11;

V. Upon passage, sections 14, 15, and 16.

Amendment adopted.

Referred to Appropriations.

HB 1018

abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges. Ought to pass. Rep. Withington for Executive Departments and Administration.

Bill establishes twenty-seven unclassified positions at the New Hampshire Hospital in place of twenty-eight present positions, eliminates maintenance and sets new salaries.

Referred to Appropriations.

to establish community winter resource areas and making an appropriation therefor. Ought to pass with amendment. Rep. Classin for Resources, Recreation and Development.

Federal and state participation of considerable importance to small communities.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

to establish community resource areas and making an appropriation therefor.

Amendment adopted.

Referred to Appropriations.

HB 945

increasing the amount of tax revenue returned to the towns and cities under the meals and rooms tax. Ought to pass with amendment. Rep. Chandler for Ways and Means.

This bill would return 100% of the meals and rooms tax to the towns and cities to ease the increasing demands on the property tax. The committee noted the legislation enacted and pending affecting the property tax which includes exemptions for the elderly, fireman's benefits, collective bargaining, coverings for trucks, etc.

Rep. Gerry F. Parker moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Reps. Chandler, Sayer, Lawton and Nutt spoke against the motion.

(discussion)

Reps. Drake, McLane, Scamman and George B. Roberts, Jr. spoke in favor of the motion.

Reps. Lambert and Ellis moved the previous question. Sufficiently seconded.

Adopted.

A division was requested.

164 members having voted in the affirmative and 127 in the negative, the motion prevailed.

RECONSIDERATION

Rep. Drake moved Reconsideration on HB 945.

Reconsideration lost.

HB 510

providing for off-track wagering on certain dog and horse races within the state and creating the off-track wagering agency to administer the same, and making an appropriation therefor. Majority: Ought to pass with amendment; Rep. Donnelly for Ways and Means. Minority: Inexpedient to legislate (Reps. Hall, Nutt and Nardi)

Majority: Recognizes state should control off-track betting. Amendment provides for any New Hampshire track to receive same revenue as if wagered at the track. Provides estimated revenue about \$10,000,000.

Minority: Report of committee established by 1971 General Court to study feasibility of off track betting in New Hampshire strongly recommends against its adoption. Problems with off track betting in New York and adverse impact on Rockingham Park were cited.

Rep. Nardi moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

Reps. Gerry F. Parker, Coutermarsh, Nutt, Stevenson, Elmer L. Johnson and George B. Roberts, Jr. spoke in favor of the motion.

(discussion)

Reps. Ellis, Meserve and Cunningham nonspoke in favor of the motion.

Rep. Sayer spoke against the motion.

Rep. Dupont moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sayer requested a division.

It being manifestly in the affirmative, the motion prevailed.

The Speaker announced that Rep. Peter N. Chasse and Mrs. Chasse are celebrating their fiftieth wedding anniversary today.

HB 545

to establish a state sweepstakes, gambling and gaming commission and making an appropriation therefor. Majority: Ought to pass with amendment; Rep. Chandler for Ways and Means. Minority: Inexpedient to legislate. (Reps. Hall, Cunningham, Anne B. Gordon, Tripp, Nardi and Nutt)

Majority: A 9-6 committee vote, this bill was approved because the committee majority recognized that it will undoubtedly bring increased revenue for towns and cities.

There is a specific local option referendum provision written into the legislation.

The bill as amended recognizes that certain gambling should be under very tight State control, staffed and supervised by state employees, preventing organized criminal elements from infiltrating our state.

Minority: Decision on whether or how the North Country should be developed should not rest on so unstable a base as that provided by organized gambling. This type of gambling with its potential problems of control and administration is not needed in this state.

Rep. Hall moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

Reps. Fred E. Murray, Nardi, George B. Roberts, Jr., Zachos and Gerry F. Parker spoke in favor of the motion.

Reps. Nelson, Tony Smith and Sayer spoke against the motion.

Reps. Ellis, Meserve, Cunningham, Merrill, Dupont,

Brungot, Sanborn, Simmons, Gallen, Nutt and Parr nonspoke in favor of the motion.

Reps. Dupont, Lambert and Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

RECONSIDERATION

Rep. Harvell moved Reconsideration on HB 545.

Reconsideration lost.

HB 1028

establishing the New Hampshire Transportation Authority; and making an appropriation therefor. Ought to pass. Rep. Hamel for Transportation.

Would give New Hampshire the authority to deal with any transportation crisis subject to approval by governor and council. Required now due to possible liquidation of B & M on July 1st.

At the request of Rep. George E. Gordon, Rep. Coutermarsh answered questions.

Rep. Marsh moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. Sara M. Townsend and Hamel nonspoke in favor of the bill.

Reps. George B. Roberts, Jr., Gerry F. Parker, and Coutermarsh spoke against the motion.

(Rep. Harvell in the Chair)

Rep. James E. O'Neil spoke against the motion.

Rep. James E. O'Neil yielded to Rep. George B. Roberts, Jr. to answer questions.

Reps. Gemmill, Ellis and Hoar moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Coutermarsh offered an amendment.

AMENDMENT

Amend RSA 205-A:2, III, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. Public mass transportation shall mean common carrier transportation on land by passenger bus or rail, either publicly or privately owned, but not including school busses, charter or sightseeing services, and trucking services.

The clerk read the amendment in full.

Rep. Coutermarsh explained his amendment.

Amendment adopted.

Referred to Appropriations.

(Speaker in the Chair)

The Speaker called for the Special Order:

HB 570

providing for regulation of electricians and electrical installation and making an appropriaton therefor. Ought to pass with amendment. Rep. Simard for Labor, Human Resources and Rehabilitation.

Rep. Joseph L. Cote moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Rep. Simard spoke against the motion.

(discussion)

Rep. Gorman spoke against the motion.

Rep. Senter spoke in favor of the motion.

Rep. Gorman yielded to Rep. Simard to answer questions.

Rep. Mabel L. Richardson spoke in favor of the motion.

Reps. James W. Murray and Merrill spoke against the motion.

Rep. Hamel nonspoke in favor of the motion.

Reps. Ellis, Parr, Bigelow, Cate and Meserve nonspoke in favor of the bill as amended.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

On a vv the Speaker was in doubt and requested a division.

177 members having voted in the affirmative, and 121 in the negative, the motion prevailed.

RECONSIDERATION

Rep. George E. Gordon moved Reconsideration on HB 570.

Reconsideration lost.

RECESS

AFTER RECESS

ENROLLED BILLS AMENDMENT

HB 255, permitting the employment in a school district of a learning disability teacher.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Employment of Teachers. Amend RSA 189 by inserting after section 11-a, as inserted by 1973, 170:1, the following new section:

189:11-b Learning Disability Teacher. The school board of each school

The clerk read the amendment in full.

Amendment adopted.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENT

HB 255, permitting the employment in a school district of a learning disability teacher.

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 53, prohibiting the use of motorboats on the Cocheco River within the city limits of Rochester.

(Amendment printed in SJ 5-29)

Rep. Claffin moved that the House concur with the Senate amendment.

Adopted.

HB 286, relative to the taking of clams from the ocean waters of New Hampshire.

(Amendment printed in SJ May 29)

Rep. Chamberlin moved that the House concur with the Senate amendment.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 74

relative to regulation of the practice of pharmacy. Ought to pass. Rep. Drake for Appropriations.

Rep. Ezra B. Mann offered an amendment.

The clerk read the amendment in full.

Rep. Mann spoke in favor of the amendment.

Rep. Roma A. Spaulding spoke against the amendment.

Amendment lost.

Ordered to third reading.

HB 957

limiting the sale of real estate in the university system. Inexpedient to legislate. Rep. Hager for Education. While this legislation might legalize the "fair market value" as "determined by the State Tax Commission" this would not fulfill the fiduciary responsibilities of the trustees. If the price was not felt to be appropriate by a prospective donor, this source of gifts to the University and, thus to the support of education to our young people, would be badly hurt. The University would thus be returning to the State for even further support be it for scholarship assistance or for general educational expenses.

The Board of Trustees has already adopted a policy under which the University Vice President-Treasurer is required to notify the chief municipal officer of any community in which University land is to be sold. As a matter of practicality, any department of the State which, wishing to acquire University land, makes a direct approach, the transfer is made to mutual satisfaction. Usually, as one would expect, these approaches have been made by the Right-of-Way Division of the Department of Public Works and Highways. When the land required is a parcel held under general University funds, often the transfer is made without cost; when the lands are part of a trust, an agreeable figure is reached.

The University has been making strenuous efforts to increase its outside support with considerable success. For the first time in history, during the current year UNH Fund Campaign proceeds will exceed \$300,000. The majority of these gifts will be restricted but they all do contribute to the over-all program of support of our students and to their education. In addition, just announced was the establishment of the Life Income Trust Program which should lead to substantial gifts, though by the nature of the program, they will be deferred. We should not take any steps now legislatively, which would hamper the confidence of the donor in the University and in the sanctity of his gifts or bequests.

Resolution adopted.

HR 858

relative to the maintenance and protection of unused covered wooden bridges. Inexpedient to legislate. Rep. Harry C. Parker for Public Works.

The committee feels that the bill in its present form is poorly drafted.

Rep. Williamson moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Unused Covered Wooden Bridges. Amend RSA 243 by inserting after section 5 the following new section:

243:6 Preservation of Unused Bridges. Any municipality, upon a vote of approval at a town meeting or by city council, may recommend to the division of parks, department of resources and economic development that any unused covered wooden bridge over which it has jurisdiction be considered as an historic site and conveyed to the state of New Hampshire. The division of parks will solicit expert opinion from such sources as are available to it and hold a public hearing therefor. Upon recommendation by the division of parks and subject to approval by the governor and council, the municipality will transfer and relinquish all rights and controls over said premises to the division of parks, department of resources and economic development.

2 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Rep. Williamson explained his amendment.

Rep. Harry C. Parker spoke in favor of the amendment.

Motion adopted.

Amendment adopted.

Ordered to third reading.

HB 503

establishing an administrative procedures act and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations. Rep. Curran moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

AMENDMENT

Amend the bill by striking out all after section 2 and inserting in place thereof the following:

- 3 Filing of Existing Rules. Notwithstanding the effective date of RSA 541-A as inserted by section 1 of this act, the filing of rules existing on the effective date of this act under RSA 541-A:4, I, is not required to be completed until January 1, 1974, but filing of such rules shall be commenced as soon as possible after the effective date of this act. Any rule existing on the effective date of this act which is not filed with the director of legislative services by January 1, 1974 has no force or effect after January 1, 1974.
- 4 Compilation of Rules by Director of Legislative Services. Notwithstanding the effective date of RSA 541-A as inserted by section 1 of this act, the director of legislative services is not required to complete the original compilation of rules required under RSA 541-A:5 until January 1, 1974.
- 5 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Rep. Curran yielded to Rep. Richard L. Bradley to explain the amendment.

(discussion)

Rep. Drake explained the committee report.

Reps. Merrill and McLane spoke in favor of the motion.

Motion adopted.

Amendment adopted.

Ordered to third reading.

HJR 44

establishing a committee to investigate the water supply and pollution control commission. Majority: Ought to pass with amendment; Rep. Classin for Resources, Recreation and Development. Minority: Ought to pass. (Rep. Pryor) Majority felt this the best route to upgrading the performance of the water supply and pollution control commission.

Minority: The majority report will serve to whitewash a major problem area.

AMENDMENT

Amend the title of the resolution by striking out same and inserting in place thereof the following:

JOINT RESOLUTION

establishing a committee to study and report on the current program and future needs of the water supply and pollution control commission.

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That there is hereby established a special legislative committee to study and report on the existing program and future needs of the water supply and pollution control commission. The committee shall review the efficiency, economy and effectiveness of present procedures, policies and programs of the commission with respect to the handling of the duties and functions assigned to it. The committee shall make recommendations for any additional safeguards, personnel and other measures which it deems necessary in order that the commission may carry out its present and anticipated future responsibilities. Said committee shall consist of nine members appointed as follows: two senators from the senate resources and environmental control committee appointed by the president of the senate, five representatives of the house committee on resources, recreation and development appointed by the speaker of the house and two members representing the general public appointed by the governor. The committee shall elect one of its members as chairman. The committee shall report its findings and recommendations to the general court no later than February 1, 1974. The committee shall have full power and authority to require from the several departments, agencies, and officials of the state and its political subdivisions, such data, information and assistance as it may deem necessary or desirable for the purpose of this study.

Rep. Pryor moved that the report of the minority, ought to pass, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

Rep. Classin spoke against the motion.

Motion lost.

Amendment adopted.

Ordered to third reading.

HB 429

relative to the elimination of citizenship requirements for public assistance and relative to the local share of assistance in old age assistance, and aid to permanently and totally disabled. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the elimination of citizenship requirements for public assistance and relative to the local share of assistance in old age assistance, and aid to permanently and totally disabled and work incentive program.

Amend section 5 of the bill by striking out the same and inserting in place thereof the following:

5 Public Assistance to Aged, Etc., Reimbursement of Funds. Amend RSA 167:18 by striking out said section and inserting in place thereof the following:

167:18 Reimbursement of Funds. All expenditures in carrying out the purposes of this chapter or RSA 161 except as provided in RSA 167:18-b relative to old age assistance or aid to the permanently and totally disabled shall be made in the first instance from the public assistance fund hereby created, but each county or town shall, within sixty days from notice thereof, reimburse said fund for all assistance granted to persons for which such county or town is liable, to the extent of twenty-five percent thereof for aged persons, and to the extent of thirty-five percent for permanently and totally disabled persons.

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Reimbursement of Funds Beginning January 1, 1974. Amend RSA 167 by inserting after section 167:18 the following new sections:

167:18-a Reimbursement of Funds Commencing January 1, 1974. Notwithstanding the provision of RSA 167:18-a commencing on January 1, 1974 all expenditures in carrying out the purposes of this chapter or RSA 161 except as provided in RSA 167:18-b relative to old age assistance or aid to the permanently and totally disabled shall be made in the first instance from the public assistance fund hereby created, but each county or town shall, within sixty days from notice thereof, reimburse said fund for all assistance granted to persons for which such county or town is liable, to the extent of fifty percent thereof.

167:18-b Reimbursement of Funds for Recipients in Nursing Homes. Commencing July 1, 1973 all expenditures in carrying out the purposes of this chapter or RSA 161 relative to old age assistance or aid to the permanently and totally disabled recipients who are in nursing homes shall be made in the first instance from the public assistance fund hereby created, but each county or town shall, within sixty days from notice thereof reimburse said fund for all assistance granted to persons for which such county or town is liable, to the extent of fifty percent of the non-federal share.

7 Authorization for Work Incentive Program, Amend RSA 167:20-b (supp.) as inserted by 1969, 451:6 by striking out said section and inserting in place thereof the following:

167:20-b Authorization for Work Incentive Program. For purposes of complying with federal requirements of the social security act in the joint administration of the work incentive program by the appropriate agency of state government, the director of the division of welfare is hereby authorized to manifest, upon presentation of statement of costs, the non-federal contribution required by the social security act.

8 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

HB 972

relative to qualifications of candidates and signers on nominating petitions for a candidate for a state office. Ought to pass. Rep. Russell C. Chase for Statutory Revision.

This would prevent persons from getting two attempts at being nominated for state office.

Rep. Cate moved that HB 972 be referred to the committee on Statutory Revision for interim study and report back at the next session.

Rep. Merrill spoke in favor of the motion.

Adopted.

HB 920

relative to the taxation of railroads. Ought to pass with amendment. Rep. Nutt for Ways and Means.

By allowing governor and council to negotiate taxes owed by bankrupt railroads this bill offers best chance for recovery and settlement of railroad taxes which are unpaid since 1966.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- l Taxation of Railroads. Amend RSA 82 by inserting after section 24 the following new section:
- 82:24-a Taxation of Railroads. With regard to any railroad company or corporation, the governor and council may, after consultation with the state tax commission, abate or accept partial payment of any taxes and/or interest or penalties unpaid for the current year and/or any prior year or years as deemed in the best interest of the state.
- 2 Effective Date. This act shall take effect sixty days after its passage.
- Rep. Gerry F. Parker moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.
 - Rep. Coutermarsh spoke against the motion.

(discussion)

Rep. Sayer explained the committee report.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

RECONSIDERATION

Rep. Zachos moved that the House reconsider its action in laying on the table HB 890, prohibiting compulsory abortion and prohibiting compulsory performance of the same, and spoke in favor of the motion.

Reconsideration adopted.

Rep. Zachos moved that HB 890 be made a Special Order for tomorrow.

Adopted.

Rep. Belair moved that HB 759, permitting access from Rockingham Boulevard to a tract of land on the southerly side thereof, be taken from the table.

A division was requested.

It being manifestly in the affirmative HB 759 was taken from the table.

Rep. Belair moved that HB 759 be reported ought to pass.

Rep. Alice Davis spoke against the motion.

(discussion)

Rep. Gay spoke in favor of the motion.

Rep. Campbell nonspoke in favor of the motion.

Motion adopted.

Ordered to third reading.

HB 889

providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes. Ought to pass with amendment. Rep. Sanborn for Labor, Human Resources and Rehabilitation.

Because of the unusual interest of the Education Committee in this bill it was referred to a sub-committee of five members of the Labor Committee and five members of the Education Committee. They voted 9-1 ought to pass with amendment. The Labor Committee adopted their report although they were divided on the bill.

AMENDMENT

Amend RSA 189-A:5 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

189-A:5 Recognition of Negotiating Agent or Bargaining Agent. The employee organization selected by the members, as hereinafter provided, may be recognized by the board as the sole and exclusive negotiating or bargaining agent for all the members in the bargaining unit which it purports to represent, unless and until recognition of such employee organization is withdrawn or changed by vote of the members in such unit, after a duly conducted election held pursuant to the provisions of this chapter. The employee organization or board may designate a person or persons to negotiate or bargain in its behalf.

Amend RSA 189-A:6, I, II, and III as inserted by section l of the bill by striking out said paragraphs and inserting in place thereof the following:

189-A:6 Acceptance of Bargaining Agent or Negotiating Agent.

I. An employee organization may be accepted as the exclusive negotiating or bargaining agent by a board when the board is satisfied, on the basis of evidence presented, that a majority of the members in the bargaining unit have requested to be represented by the employee organization for the purpose of collective bargaining on their behalf, provided however, that the board may request the commissioner of labor in writing to conduct an election whenever an employee organization requests recognition; or an employee organization may request

the commissioner in writing to conduct an election whenever it can demonstrate to him that at least thirty percent of the members in the bargaining unit have signified in writing their desire to be represented by that employee organization.

- II. Whenever the commissioner of labor conducts an election, he shall notify the board and all employee organizations involved in the election, of the results, certifying the name of the employee organization, if any, which has been selected by a majority of the members as the bargaining agent or negotiating agent.
- III. The employee organization certified by the commissioner of labor as a result of the election as representing a majority of the public school teachers in the bargaining unit, shall be recognized by the board as the exclusive negotiating or bargaining agent of such members in the bargaining unit with respect to any matters covered by this chapter. Upon written petition to the commissioner to intervene in any election, this petition to be signed by ten percent of the members in the bargaining unit, indicating their desire to be represented by a different or competing employee organization, the name of the other organization shall be placed on the same ballot. No employee organization shall be certified or recognized unless the votes cast in favor of it represent a majority of all members qualified to vote in such election.

Amend RSA 189-A:7, II, as inserted by section 1 of the bill by striking out in line two the word "where" and inserting in place thereof the following (whose), so that said paragraph as amended shall read as follows:

II. Any costs incident to such representation election shall be borne equally by the board and by the employee organizations whose names appear on the ballot.

Amend RSA 189-A:10, I, as inserted by section 1 of the bill by striking out in line thirteen the words "one or", so that said paragraph as amended shall read as follows:

I. In the event that the representatives of the certified employee organization and of the board, prior to ninety days before the budget submission date, are unable to reach an agreement on a contract, either of them may request the commissioner of education for mediation and conciliation upon any and all unresolved issues. If such mediation and conciliation is

not successful, and the parties still do not agree on all issues, after the expiration of twenty days from the first meeting with the commissioner or his designated representative, either party may request fact finding by written notice to the state board of education. If such mediation and conciliation is not requested, either party may immediately, but not later than seventy days before the budget submission date, request the state board in writing, to appoint a fact finding panel. The state board may then appoint a fact finding panel consisting of three members, two of whom may be nonmembers of the state board of education.

Amend RSA 189-A:10, II, (c) as inserted by section 1 of the bill by striking out said subparagraph and inserting in place thereof the following:

(c) Following the publication of the factfinder's report, and if the parties shall not have reached agreement, the state board of education may require the parties to continue to meet and negotiate, with an appointee of the state board in attendance, for an additional period of five days, after which if no agreement is reached the board shall submit its proposed solution to the voters having jurisdiction for decision. The bargaining agent may likewise submit its recommendation to the voters having jurisdiction.

Rep. D'Allesandro moved that HB 889 be referred to the committee on Labor, Human Resources and Rehabilitation for interim study.

Rep. William P. Boucher spoke against the motion.

(discussion)

Reps. Margaret S. Cote and Spirou nonspoke against the bill.

Reps. Nighswander, Colby, Chandler, Tripp, Preston, Skinner, Van Loan, Dunham, Fimlaid and Sanborn nonspoke in favor of the bill.

Reps. Merrill, Coutermarsh and George B. Roberts, Jr. spoke in favor of the motion.

Reps. Stevenson and George I. Wiggins spoke against the motion.

Reps. Hall and Daniell nonspoke against the motion.

Reps. Haller, Hager, McDonough, Nutting, Leonard A. Smith, McLane and McGlynn nonspoke in favor of the motion.

Reps. Polak, Ezra B. Mann, Ladd, Elmer S. Wiggin and Twigg nonspoke in favor of the bill.

Reps. Boisvert and Lambert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

144 members having voted in the affirmative and 148 in the negative, the motion lost.

Rep. George B. Roberts, Jr. requested a recount.

147 members having voted in the affirmative and 148 in the negative the motion lost.

Amendment adopted.

Ordered to third reading.

RECONSIDERATIONS

Rep. Oleson moved that the House reconsider its action whereby it reported HJR 33, to pay town of Dummer for revenue lost due to the taking of Pontook Dam, inexpedient to legislate.

Reconsideration lost.

Rep. T. Anne Webster moved that the House reconsider its action whereby it ordered HB 898, relative to the authority, rights and terms of appointed chiefs of police, to third reading.

At the request of Rep. Webster, Reps. Hanson and Lewko answered questions.

Rep. Madeline G. Townsend spoke in favor of reconsideration.

A division was requested.

174 members having voted in the affirmative and 58 in the negative, reconsideration prevailed.

Rep. T. Anne Webster moved that HB $898~{\rm be}$ made a Special Order for tomorrow.

Rep. Hanson spoke in favor of the motion.

Adopted.

Rep. Twigg moved that the House reconsider its action whereby it ordered HB 913, relative to the advertising of liquor and beverages, to third reading, and spoke in favor of reconsideration.

Rep. Barrus spoke in favor of reconsideration.

Rep. Vachon spoke against reconsideration.

Rep. Vachon challenged the ruling of the Speaker that Rep. Twigg's motion was in proper order, and subsequently withdrew his challenge.

On a vv the Speaker was in doubt and requested a division.

It being manifestly in the affirmative reconsideration prevailed.

Rep. Barrus offered an amendment.

AMENDMENT

Amend RSA 175:10 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

175:10 Advertising.

- I. All advertising of liquor or beverages within the state through the medium of billboards is prohibited.
- II. No other advertising of liquor or beverages within the state shall be permitted except as specifically authorized by the commission.
- III. The commission in the exercise of its authority under paragraph II shall not prohibit advertising through the medium of newspapers, magazines, periodicals, television and radio broadcasting, sport films, travelogs, or in any booklet, program, program book, year book, magazine, newspaper, periodical, brochure, circular or other similar publication published by, for or in behalf of any fraternal, patriotic, social or civic group,

provided that all such advertising shall be subject to the regulations of the commission.

The clerk read the amendment in full.

Rep. Barrus spoke in favor of the amendment.

(discussion)

Reps. McDonough and Collishaw spoke against the amendment.

Rep. Huggins spoke in favor of the amendment.

On a vv the Speaker was in doubt and requested a division.

160 members having voted in the affirmative and 116 in the negative, Barrus amendment adopted.

Ordered to third reading.

RECONSIDERATION

Rep. Hanson moved that the House reconsider its action in ordering HB 869, creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum, to third reading.

Reps. Sayer, Nutt and Spirou spoke against reconsideration.

Rep. Joseph L. Cote spoke in favor of reconsideration.

POINT OF ORDER

Rep. Spirou rose on a point of order.

Rep. Gerry F. Parker spoke in favor of reconsideration. (discussion)

Rep. Anne B. Gordon spoke in favor of reconsideration. Reconsideration lost.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that

all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

HB 74, relative to regulation of the practice of pharmacy.

HB 858, relative to the maintenance and protection of unused covered wooden bridges.

HB 503, establishing an administrative procedures act and making an appropriation therefor.

HB 759, permitting access from Rockingham Boulevard to a tract of land on the southerly side thereof.

HB 889, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

HB 913, relative to the advertising of liquor and beverages.

HB 869, creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum.

HB 920, relative to the taxation of railroads.

HB 429, eliminating the citizenship requirements for public assistance and relative to the local share of assistance in old age assistance and aid to permanently and totally disabled and work incentive program.

HJR 44, establishing a committee to study and report on the current program and future needs of the water supply and pollution control commission.

RECONSIDERATIONS

Rep. William P. Boucher moved Reconsideration on HB 889, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

Reconsideration lost.

Rep. Ellis moved Reconsideration on HB 510, providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering agency to administer the same, and making an appropriation therefor.

Reconsideration lost.

Rep. Coutermarsh moved Reconsideration on HB 869, creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum.

Reconsideration lost.

Rep. Belair moved Reconsideration on HB 759, permitting access from Rockingham Boulevard to a tract of land on the southerly side thereof.

Reconsideration lost.

Rep. Coutermarsh moved Reconsideration on HB 963, providing for the regulation of sand, gravel and rock excavations.

Reconsideration lost.

NOTICE OF RECONSIDERATION

Rep. Gallen served notice that today or some subsequent day he would ask the House to reconsider its action whereby it reported HB 924, requiring prior governor and council approval of contracts by the water supply and pollution control commission and of state or federal payments as part of the cost of municipal sewage disposal facilities, inexpedient to legislate.

On motion of Rep. Frizzell the House adjourned at 11:59 p.m.

Friday, 1Jun73

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

Father, You speak Your love to men in simple things, a hand outstretched to help a brother, a look of understanding and concern. Men show to men what You are like and make Your presence real in our midst. We set before You our needs and the needs of a troubled world. Bless us once more and transform us, that we may speak Your love to men. Amen.

PLEDGE OF ALLEGIANCE

Rep. Duprey led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Dunham and G. Winthrop Brown, the day, illness.

Reps. Taber and McManus, the day, important business.

Rep. Levasseur, the day, death in the family.

COMMUNICATION

Hon. James O'Neil Speaker of the House Dear Mr. O'Neil:

Please accept my resignation from the House of Representatives, effective May 31, 1973.

It is with regret that I take this action this late in the legislative session, but my reasons are quite compelling.

It has been a pleasure to have worked with so many fine, talented and dedicated legislators.

John J. Clougherty Rep., Dist. 8, Hillsborough County Goffstown

The clerk read the communication in full.

The Speaker accepted the resignation with regrets.

(Deputy Speaker in the Chair)

SENATE MESSAGE

INTRODUCTION OF SB's and SJR's

First, second reading and referral

- SB 187, clarifying the authority of county conventions to set salaries. Municipal and County Government.
- SB 205, relative to retention of legal residence in spite of private or institutional confinement. Judiciary.
- SB 239, relative to regulating Sunday activities in towns of over ten thousand. Municipal and County Government.
- SB 260, relative to terms of office of members of the commission on the status of women. Executive Departments and Administration.
- SB 261, providing for the election of members to the county convention as a separate county office. Statutory Revision.
- SB 262, relative to an alternate form of county government. Municipal and County Government.
- SB 268, conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations. Judiciary.
- SB 220, to expand the scope of summary judgment proceedings. Judiciary.
- SB 230, relative to child support payments. Public Health and Welfare.
- SB 233, establishing a commission to recommend three candidates for all judicial appointments. Judiciary.
- SB 236, providing due process in the right of appeal for suspended state employees. Judiciary.
 - SB 247, relative to the civil action of replevin. Judiciary.
- SB 251, requiring bicycle riders to obey the rules of the road. Transportation.
- SB 252, providing for a reduction in the costs of administration of the Manchester district court. Judiciary.
- SB 238, changing the name of the Berlin Wayside Area in the capital appropriations of 1971. Public Works.

- SB 264, providing exceptions to the over-all width of motor vehicles. Transportation.
- SB 170, increasing the number of members of the Boundary Commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with New Hampshire. Fish and Game.
- SB 241, permitting the sale of alcoholic beverages in certain curling clubs. Liquor Laws.
- SB 256, extending the application period for licensed public accountants. Executive Departments and Administration.
- SB 92, providing total property tax exemption for all totally disabled veterans of any branch of the armed forces. Ways and Means.
- SB 218, relative to non-resident auctioneer licenses. Executive Departments and Administration.
- SB 244, to reorganize the present fire service training program. Executive Departments and Administration.
- SB 137, establishing a State Historic Preservation Office, and making an appropriation therefor. Executive Departments and Administration.
- SB 181, relative to participation in a New England power pool. Executive Departments and Administration.
- SB 231, specifying procedures for termination of residential gas or electric services. Statutory Revision.
- SB 265, relative to witness fees for law enforcement officials. Judiciary.
- SB 198, relative to the licensing of alarm installers. Executive Departments and Administration.
- SB 209, relative to free parking in municipal parking areas. Transportation.
- SB 210, to allow for an annual rate for municipal parking areas. Transportation.
- SB 223, relative to the exemption for real property taxes for the blind. Ways and Means.

SJR 18, making an appropriation for purchase by the State of gasoline storage tanks and pumps. Appropriations.

SJR 21, relative to retirement credit for Lawrence Marchand, employee of the city of Berlin. Executive Departments and Administration.

COMMITTEE REPORTS

HB 870

relative to petitions and hearings for the establishment of trust companies. Inexpedient to legislate. Rep. Elmer S. Wiggin for Banks and Insurance.

Covered by HB 62 and HB 417.

Resolution adopted.

HB 973

to amend the uniform commercial code with respect to the manner of transferring investment securities. Ought to pass. Rep. Burrows for Banks and Insurance.

Expedites the manner of transfer of investment securities.

Ordered to third reading.

HB 976

relating to savings bank investments in mobile home loans. Ought to pass. Rep. Deoss for Banks and Insurance.

Liberalizes loan requirements on new and used mobile homes.

Ordered to third reading.

HB 978

establishing a police commission for the city of Dover. Inexpedient to legislate. Rep. Donnelly for Dover Delegation.

Not appropriate at this time.

Resolution adopted.

HB 1008

relative to the charter of the city of Dover. Ought to pass. Rep. Donnelly for Dover Delegation.

Referendum — to give the Dover voters a choice.

Ordered to third reading.

Rep. Roderick H. O'Connor wished to be recorded against HB 1008.

HB 1045

permitting the city of Dover to draw water from the Isinglass River in the city of Rochester. Ought to pass. Rep. Bernard for Dover Delegation.

Ordered to third reading.

HB 1003

to change the method of selection of the student member of the board of trustees. Inexpedient to legislate. Rep. T. Anne Webster for Education.

The present method, enacted recently by the 71-72 Legislature seems to be effective. This bill would completely bypass the Governor and Council approval of the student trustee, as is in the present statute. It also restricts student trustee to a "full-time" undergraduate student discriminating against part-time students or returning veterans who might be graduate or part-time students.

Resolution adopted.

HB 1036

providing for all federal enclaves in the state to be single districts for school purposes. Ought to pass. Rep. Rock for Education.

This bill is necessary to clarify a possible pending situation if federal funds should be impounded in the future for impacted areas.

Ordered to third reading.

HB 948

relative to dog training and permits issued therefor. Ought to pass with amendment. Rep. Colburn for Environment and Agriculture.

Analysis is good explanation of bill. Amendment repeals conflicting clause in statute.

AMENDMENT

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

- 2 Repeal. RSA 207:12, as amended, relative to training of dogs, is hereby repealed.
- 3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 993

relative to temporary, seasonal and part-time state employees. Ought to pass. Rep. Noble for Executive Departments and Administration.

This bill simply establishes definitions of seasonal, temporary and part-time employees.

Ordered to third reading.

HB 1006

providing beneficiary benefits to surviviors of firefighters and policemen killed in line of duty. Inexpedient to legislate. Rep. Hildreth for Executive Departments and Administration.

Withdrawn at request of sponsor.

Resolution adopted.

HB 1014

requiring governor and council approval for certain actions taken by the state board of parole in releasing inmates from the state prison. Inexpedient to legislate. Rep. Charles B. Roberts for Executive Departments and Administration.

No one even the sponsor appeared to testify for or against this bill at the scheduled hearing.

Resolution adopted.

HB 1021

relative to establishing a noise abatement program Ought to pass. Rep. Cushman for Executive Departments and Administration.

Bill establishes a noise abatement agency within division of public health services, department of health and welfare.

Ordered to third reading.

HB 1044

relative to the purchase of handicapped-made products and services by the state. Ought to pass. Rep. Hoar for Executive Departments and Administration.

This allows the state to purchase products made by organizations of handicapped people. The committee unanimously agree that this is an excellent bill.

Ordered to third reading.

HB 1041

providing that the budget for Hillsborough county shall be prepared by the county treasurer. Inexpedient to legislate. Rep. Dwyer for Hillsborough County Delegation.

Insufficient time. Withdrawn by sponsor.

Resolution adopted.

HB 1042

relative to the establishment of sick leave benefits for Hillsborough county employees. Inexpedient to legislate. Rep. Dwyer for Hillsborough County Delegation.

Insufficient time. Withdrawn by sponsor.

Resolution adopted.

HB 1046

establishing the position of deputy treasurer in Hillsborough county. Inexpedient to legislate. Rep. Dwyer for Hillsborough County Delegation.

Insufficient time. Withdrawn by sponsor.

Resolution adopted.

HB 54

to provide for the surviving spouse of an intestate deceased to receive entire estate subject to just debts and expenses. Ought to pass with amendment. Rep. H. Gwendolyn Jones for Judiciary.

Bill was referred to Judicial Council, the amendment is its recommendation.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

An Act

relative to the passage of testate or intestate real and personal property to a surviving spouse and to other persons.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- I Intestate Succession; Real and Personal Property. Amend RSA 561:1 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 561:1 Real Estate and Personalty. The real estate and personal estate of every person deceased, not devised or bequeathed, subject to the right of the surviving spouse under RSA 560, and to any homestead right, and liable to be sold by license from the court of probate in cases provided by law, and personalty remaining in the hands of the administrator on settlement of his account, shall descend or be distributed by decree of the probate court:
- I. If the deceased is survived by a spouse, the spouse shall receive:
- (a) If there is no surviving issue or parent of the decedent, the entire intestate estate;
- (b) If there is no surviving issue but the decedent is survived by a parent or parents, the first fifty thousand dollars, plus one-half of the balance of the intestate estate;
- (c) If there are surviving issue all of whom are issue of the surviving spouse also, the first fifty thousand dollars, plus one-half of the balance of the intestate estate;
- (d) If there are surviving issue one or more of whom are not issue of the surviving spouse, one-half of the intestate estate.
- II. The part of the intestate estate not passing to the surviving spouse under paragraph I, or the entire intestate estate if there is no surviving spouse, passes as follows:
- (a) To the issue of the decedent; if they are all of the same degree of kinship to the decedent they take equally, but if of unequal degree, then those of more remote degree take by representation;
- (b) If there is no surviving issue, to his parent or parents equally;

- (c) If there is no surviving issue or parent, to the brothers and sisters and the issue of each deceased brother or sister by representation; if there is no surviving brother or sister, the issue of brothers and sisters take equally if they are all of the same degree of kinship to the decedent, but if of unequal degree then those of more remote degree take by representation;
- (d) If there is no surviving issue, parent or issue of a parent but the decedent is survived by one or more grandparents or issue of grandparents, half of the estate passes to the paternal grandparents if both survive, or to the surviving paternal grandparent, or to the issue of the paternal grandparents if both are deceased, the issue taking equally if they are all of the same degree of kinship to the decedent, but if of unequal degree those of more remote degree take by representation; and the other half passes to the maternal relatives in the same manner; but if there be no surviving grandparent or issue of grandparent on either the paternal or the maternal side, the entire estate passes to the relatives on the other side in the same manner as the half.
- 2 Widow or Widower Surviving Rights in Personalty and Real Estate. Amend RSA 560:10 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 560:10 Widow or Widower Surviving Rights in Personalty and Real Estate.
- I. Upon the death of either husband or wife testate and the surviving spouse has elected to waive the homestead right and the provisions of the will in his or her favor, such surviving spouse shall be vested with the following portion of the estate remaining after the payment of debts and expenses of administration:
- (a) If there is no surviving issue or parent of the decedent, the entire estate;
- (b) If there is no surviving issue but the decedent is survived by a parent or parents, the first fifty thousand dollars, plus one-half of the balance of the estate;
- (c) If there are surviving issue all of whom are issue of the surviving spouse also, the first fifty thousand dollars, plus one-half of the balance of the estate;

- (d) If there are surviving issue one or more of whom are not issue of the surviving spouse, one-half of the esate.
- II. That part of the estate not passing to the surviving spouse under paragraph I passes as follows:
- (a) To the issue of the decedent; if they are all of the same degree of kinship to the decedent they take equally, but if of unequal degree, then those of more remote degree take by representation;
- (b) If there is no surviving issue, to his parent or parents equally;
- (c) If there is no surviving issue or parent, to the brothers and sisters and the issue of each deceased brother or sister by representation; if there is no surviving brother or sister, the issue of brothers and sisters take equally if they are all of the same degree of kinship to the decedent, but if of unequal degree then those of more remote degree take by representation;
- (d) If there is no surviving issue, parent or issue of a parent, but the decedent is survived by one or more grandparents or issue of grandparents, half of the estate passes to the parental grandparents if both survive, or to the surviving paternal grandparent, or to the issue of the paternal grandparents if both are deceased, the issue taking equally if they are all of the same degree of kinship to the decedent, but if of unequal degree those of more remote degree take by representation; and the other half passes to the maternal relatives in the same manner; but if there be no surviving grandparent or issue of grandparent on either the paternal or the maternal side, the entire estate passes to the relatives on the other side in the same manner as the half.
- 3 Effective Date. This act shall take effect at midnight, December 31, 1973 but shall not apply to the estates of person deceased prior to said date and time but such estates shall remain subject to the provisions of the laws in force prior to the effective date of this act.

Amendment adopted.

Ordered to third reading.

HB 887

relating to salaries of district court justices, and to fees in

civil cases in district courts. Ought to pass with amendment. Rep. Buckley for Judiciary.

Amendment strikes out all after the enacting clause and provides only; 1) for raising from \$15,000 to \$20,000 the ceiling in salary at which a district court judge becomes a full time judge and must give up private practice, and 2) increases salary ceiling for full-time district court judges from \$21,750 to \$23,000.

AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

- 2 Salaries of District Court Justices. Amend RSA 502-A:6 I (supp), as amended, by striking out said paragraph and inserting in place thereof the following:
- I. SALARIES OF JUSTICES. The cities and towns in which the district courts are regularly located shall annually appropriate and pay the justices of the district courts salaries computed in the following manner; for the first fifteen hundred cases, four hundred dollars for each one hundred cases or fraction thereof; for the next one thousand cases, three hundred dollars for each one hundred cases or fraction thereof; and for all cases over twenty-five hundred, one hundred and fifty dollars for each one hundred cases or fraction thereof provided that the sum of five hundred dollars shall be added to the salary of each justice of a district court which has exclusive civil jurisdiction in cases where the damages do not exceed five hundred dollars. No justice shall be paid a salary less than a sum equal to one hundred and eighty dollars for each thousand persons residing in the district, as reported in the last federal census and no justice shall receive a salary greater than twenty-three thousand dollars a year. The total cases reported annually from each district court to the judicial council shall be used in the computation of the salary of each justice as provided herein. The administrative committee of the district and municipal courts shall compute the salaries as provided in this section and shall annually, in November, notify the local governing body of each city or town in which each district court is regularly located

the amount to be paid the justice, special justice and clerk for the next calendar year.

Amendment adopted.

Ordered to third reading.

Rep. George E. Gordon requested a quorum count and subsequently withdrew his request.

HB 910

relative to protecting consumers in the sale of consumer goods. Ought to pass. Rep. Close for Judiciary.

Prevents statements that get around warranties on consumer goods; warrantee continues even if merchandise changes hands.

Ordered to third reading.

HB 926

relative to holders in due course. Inexpedient to legislate. Rep. Buckley for Judiciary.

House bill 644 better drafted, covers the points.

Resolution adopted.

HB 932

establishing civil actions and investigations for violation of the state anti-trust law. Ought to pass. Rep. Close for Judiciary.

Provides civil relief in the form of an injunction and civil penalties. State may also recover damages for violations cumbersome and difficult, no action ever taken.

Ordered to third reading.

HB 933

relative to the possession of pistols and revolvers by aliens and convicted felons. Ought to pass with amendment. Rep. Nutting for Judiciary.

Clarifies, brings into conformity with Criminal Code. Amendment substitutes for "and destroyed," to the use of the state in regard to confiscated weapons and deletes the word alien from the bill.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the possession of pistols and revolvers by convicted felons and eliminating the prohibition against aliens possessing the same.

Further amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Pistols and Revolvers. Amend RSA 159:3 by striking out said section and inserting in place thereof the following:
- 159:3 Possession; Felons. No person who has been convicted of a felony against the person or property of another, shall own or have in his possession or under his control a pistol or revolver, unless said weapon is obtained in accordance with the provisions of RSA 159:7. Whoever violates the provisions of this section shall be guilty of a class B felony, and upon conviction the weapon shall be confiscated to the use of the state.
- 2 Permit to Purchase. Amend RSA 159:7 by striking out said section and inserting in place thereof the following:

159:7 Permit to Purchase. No person shall sell, deliver or otherwise transfer a pistol or revolver to a person who has been convicted of a felony against the person or property of another, except upon delivery of a written permit to purchase, signed by the selectmen of the town or the mayor or chief of police of the city. Before a delivery is made the purchaser shall sign in duplicate and deliver to the seller a statement containing his full name, address and nationality, the date of sale, the caliber, make, model and manufacturer's number of the weapon. The seller shall, within seven days, sign and forward to the chief of police of the city or selectmen of the town one copy thereof and shall retain the other copy for one year. This section shall not apply to sales at wholesale. Where neither party to the transaction holds a dealer's license no person shall sell or otherwise transfer a pistol or revolver to any person not personally known to him. Whoever violates the provisions of this section shall be fined not more than one hundred dollars, or imprisoned not more than one year, or both.

3 Effective Date. This act shall take effect November 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 935

to clarify certain forms of voter intimidation. Ought to pass. Rep. Underwood for Judiciary.

Adds to the present law on intimidation "or to vote therein for or against any measure."

Ordered to third reading.

HB 946

relative to controlling rents for the next two years. Inexpedient to legislate. Rep. Underwood for Judiciary.

There is a tight housing market creating a difficult situation for low and middle income families, but the committee could not see this control measure even though there were many safeguards.

Resolution adopted.

HB 967

making it mandatory for the secured party to file a discharge statement under the uniform commercial code. Ought to pass. Rep. Record for Judiciary.

Housecleaning bill, to clear town or city clerk's records of discharges of attachments.

Ordered to third reading.

HR 1005

providing for class actions under the consumer protection act. Inexpedient to legislate. Rep. Currier for Judiciary.

Would have filled a gap in the present statutes providing that the aggrieved customer by winning a case would win for all those with like grievance. Bill did things the committee did not want to do without more careful consideration.

Resolution adopted.

HB 1010

amending article 9 and related provisions of the Uniform Commercial Code. Refer to the House and Senate Judiciary committees for interim study. Rep. Currier for Judiciary.

Committee found that the bill was too complicated to approve for passage without a copy of the bill in hand.

Referred to House and Senate Judiciary committees for interim study.

HB 1013

relative to permanent employees of the district court. Inexpedient to legislate. Rep.Currier for Judiciary.

An issue of interest to one community only, not justifying a state law.

Resolution adopted.

HB 1035

relative to corporations with only two shareholders. Ought to pass. Rep. H. Gwendolyn Jones for Judiciary.

Provides for procedures to follow when there is a deadlock between the two shareholders.

Ordered to third reading.

HJR 46

requiring the Attorney General to investigate the Berlin city building code and to determine if such is retrospective. Inexpedient to legislate. Rep. Theriault for Judiciary.

Inexpedient at request of sponsor.

Resolution adopted.

HJR 49

to create an interim study committee to study the need, form and content of a uniform probate code and to draft legislation, if need be. Ought to pass. Rep. Forcier for Judiciary.

New Hampshire probate law not now in step with uniform code. Needs a good overhaul.

Ordered to third reading.

HB 862

eliminating protective labor legislation for women and

providing for unemployment benefits to persons refusing to work the third shift for good cause. Ought to pass with amendment. Rep. Stevenson for Labor, Human Resources and Rehabilitation.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for unemployment compensation to persons refusing to work the third shift for good cause.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Third Shift Requirement. Amend RSA 282:3, C, as inserted by 1965, 208:2, by striking out said subsection and inserting in place thereof the following:
- C. He is ready, willing and able to accept and perform suitable work on all the shifts and during all the hours for which there is a market for the services he offers and that he has exposed himself to employment to the extent commensurate with the economic conditions and the efforts of a reasonably prudent man seeking work.
- 2 Suitable Work. Amend RSA 282:4, M (2), as inserted by 1967, 400:9, by inserting after subparagraph (c) the following subparagraph:
- (d) If he is unable to apply for or accept work during the hours of the third shift, so-called, because he is the only adult available for the care of his children under the age of 15 during said hours or for the care of an ill or infirm elderly person who is dependent on him for support.
- 3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 968

providing for gratuities to employees, if declared, being

considered as wages for purposes of unemployment compensation. Inexpedient to legislate. Rep. Skinner for Labor, Human Resources and Rehabilitation.

Withdrawn by sponsor.

Resolution adopted.

HB 1043

adding two members representing the public interest to the advisory council on unemployment compensation and removing the requirement that the commissioner recommend members. Refer to standing committee on Labor, Human Resources and Rehabilitation for interim study and report back by the next regular session. Rep. Skinner for Labor, Human Resources and Rehabilitation.

Unanimous vote of committee to refer to standing committee.

Referred to standing committee on Labor, Human Resources and Rehabilitation for interim study and report back by the next regular session.

HJR 48

establishing a study commission on the problems of unemployed citizens in New Hampshire Ought to pass. Rep. Simard for Labor, Human Resources and Rehabilitation.

Committee unanimously agreed that this was an excellent proposal of establishing a nine member study committee.

Ordered to third reading.

HB 1047

continuing the office space study committee. Ought to pass. Rep. Gemmill for Legislative Administration.

This bill continues the committee established in 1970 and is similar to an act passed in 1971.

Ordered to third reading.

HB 977

establishing a personnel advisory board for the city of Manchester. Refer to Manchester Delegation for interim study. Rep. Vachon for Manchester Delegation. Needs further study. Unanimous of those present with a full quorum.

Referred to Manchester Delegation for interim study.

HB 998

relative to the issuance of building permits and the approval of subdivision plans. Refer to standing committee of Municipal and County Government for interim study and report not later than February 28, 1974. Rep. Ezra B. Mann for Municipal and County Government.

To be considered in interim study in conjunction with other pending legislation in the areas of planning, zoning and sub-divisions.

Referred to Standing Committee on Municipal and County Government for interim study and report not later than February 28, 1974.

HB 1002

relative to changing the municipal budget law. Inexpedient to legislate. Rep. Bednar for Municipal and County Government.

Several of the changes proposed by this legislation reflected radical departures from present statutes; the committee felt that existing procedures were adequate, and that if changes were required, they should not be of such extreme nature.

Resolution adopted.

HB 1007

prohibiting building inspectors from issuing permits for construction which violates zoning ordinances or building codes. Refer to standing committee on Municipal and County Government for interim study and report not later than February 28, 1974. Rep. Madeline G. Townsend for Municipal and County Government.

To be considered in conjunction with other pending legislation in the areas of planning and zoning.

Referred to Standing Committee on Municipal and County Government for interim study and report not later than February 28, 1974.

HB 1016

which is an omnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow and Pembroke. Ought to pass with amendment. Rep. Burke for Municipal and County Government.

Legalizes eight town and three school district meetings, in each of which there were minor irregularities.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

which is an omnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow, Pembroke, and Colebrook.

Amend the bill striking out all after section 10 and inserting in place thereof the following:

11 Colebrook School District. Notwithstanding the provisions of RSA 195-A:3, VII, the vote of the Colebrook school district on March 6, 1973, approving the adoption of the Colebrook-Columbia AREA plan, is hereby legalized, ratified and confirmed.

12 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 1023

providing that failure to comply with requirements for notice of, and holding of, a public hearing of the county budget shall constitute prima facie evidence of wilful neglect of duty. Ought to pass. Rep. Arnold B. Perkins for Municipal and County Government.

RSA 24:21-23 outlines the times during which the county

commissioners shall furnish information on previous expenditures and budget forecasts to selectmen and mayors, and further outlines the time for public hearing on budget estimates. At present there is no penalty for failure of commissioners to comply with these requirements.

Ordered to third reading.

HB 1030

requiring persons to report to town or city officials when they reach eighteen years of age or when they move into a town or city. Inexpedient to legislate. Rep. King for Municipal and County Government.

The committee felt that this legislation would be extremely difficult to enforce, particularly in large towns, cities and "college towns," with numerous comings and goings of students. It was further felt that the names of "new people in town" and those attaining the age of 18 years would become available to selectmen, etc. thru individuals registering to vote, licensing cars, securing hunting and fishing permits etc. The bill contains no provision for persons to "checkout" with authorities when departing the municipality.

Resolution adopted.

HB 1033

prohibiting amendments to the zoning laws where adequate notice thereof has not been given. Refer to standing committee of Municipal and County Government for interim study and report not later than February 28, 1974. Rep. Olden for Municipal and County Government.

Referred to Standing Committee of Municipal and County Government for interim study and report not later than February 28, 1974.

HB 1040

classifying horse racing and dog racing as an industry for purposes of zoning. Ought to pass. Rep. Ethier for Municipal and County Government.

Expert testimony convinced the committee that the operation of a horse or dog race track was indeed an industrial operation for purpose of zoning regulations. The only question not completely answered, in the case of a horse race track, was how to best recycle "30 tons a day!!!"

Ordered to third reading.

HB 943

authorizing the treatment and counseling of minors by professional health care personnel without requiring the consent of anyone other than the person who is receiving said health services. Ought to pass with amendment. Rep. Pierce for Public Health and Welfare.

This bill permits a minor to voluntarily submit himself without requiring the consent of any other person, for general medical or psychiatric treatment or counseling by licensed health care personnel or a certified social worker.

AMENDMENT

Amend RSA 168-B:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

168-B:1 General Medical Treatment, Professional Counseling and Guidance. Any minor may voluntarily submit himself for general medical treatment, except for the treatment of veneral disease or drug abuse, including but not limited to psychiatric and professional counseling, guidance and assistance, to such professional health care personnel as physicians, qualified para-medical workers under the supervision of a licensed physician, certified psychologists, nurses licensed by the state of New Hampshire, or social workers certified by the national association of social workers; without requiring the consent of anyone other than the person who is to receive said health services.

Amendment adopted.

Ordered to third reading.

HB 949

relative to protective services to adults. Inexpedient to legislate. Rep. Elizabeth E. Goff for Public Health and Welfare.

The committee felt this bill would delegate far too much power to the department of welfare. Furthermore, passage of this bill could lead to infringement on the rights of the individual.

Resolution adopted.

HB 956

providing that licensed physicians need not report family planning information given to minors. Ought to pass. Rep. Daniell for Public Health and Welfare.

Ordered to third reading.

HB 1020

to enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards and commissions. Ought to pass. Rep. Copenhaver for Public Health and Welfare.

This act provides that the director of the division of public health may designate an alternate to represent him on the following boards and/or commissions:

- 1. Board of Funeral Directors and Embalmers;
- 2. Board of Podiatry;
- 3. Water Pollution Commission;
- 4. Milk Sanitation Board;
- 5. Pesticides Control Board.

Ordered to third reading.

HB 1050

repealing the authorization to construct a toll road from Manchester to Hampton. Inexpedient to legislate. Rep. Daniels for Public Works.

The committee voted unanimously to vote this bill inexpedient.

A bill of this magnitude which would repeal a 1971 law to build a Manchester to Hampton toll road, should not have been presented at this late date, May 24. The late submission date did not allow time for adequate study.

At the request of Rep. Hoar, Rep. Harry C. Parker explained the bill.

Resolution adopted.

HB 672

requiring a certificate for designers or persons drawing plans for a sewage disposal system. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Committee felt this premature, but has merit if equitable, more precise qualification procedures can be developed.

Resolution adopted.

HB 683

to provide for local review and investigation of proposed dredge and fill projects in the state's wetlands. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Covered by HB 817 as amended.

Resolution adopted.

HB 876

relative to the use of sewer rents, hook-ups or betterment charges. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

Improves financial practices.

AMENDMENT

Amend RSA 252:11 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

252:11 Sewer Funds. The funds received from the collection of sewer rentals shall be kept as a separate and distinct fund and shall be known as the sewer fund. Any surplus in such fund may be used for the enlargement or replacement of the sewage system of the sewage disposal works. Such sewer rents may be used to pay previous expansion or improvements of either sewer lines or sewage treatment facilities, or for any purpose specified above.

Amendment adopted.

Ordered to third reading.

HB 882

relative to dredging and filling projects adjacent to fresh-

water surface waters. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Covered by HB 817 as amended.

Resolution adopted.

HB 911

prohibiting the use of outboard motors of more than six horsepower on the Merrymeeting River. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

AMENDMENT

Amend RSA 486:15, as inserted by section 1 of the bill, by striking out the introductory paragraph of same and inserting in place thereof the following:

486:15 Merrymeeting River. On and after the effective date of this act, no person shall use or operate a boat equipped with a petroleum powered motor of in excess of six horsepower at a speed in excess of six miles per hour upon the waters of the Merrymeeting River between the state fish hatchery located at New Durham and the dam located in the town of Alton. Whoever violates any of the provisions of this section shall be:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect thirty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 962

making the water supply and pollution control commission a self-sustaining agency. Refer to Standing Committee on Resources, Recreation and Development for interim study and report to next session. Rep. Claffin for Resources, Recreation and Development.

Needs further study.

Referred to Standing Committee on Resources, Recreation and Development for interim study and report to next session.

HB 970

relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

Protects a lake menaced by explosive development.

Ordered to third reading.

HB 964

relative to certain exemptions from filing plans and specifications of sewage disposal systems. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

AMENDMENT

Amend RSA 149-E:3, IV-a, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

IV-a. No plans and specifications shall be required whenever land is subdivided and the purpose of such subdivision is to correct or conform boundary lines or when land is exchanged between abutters and no building is contemplated on the exchanged land.

Amend RSA 149-E:3, IV-b, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

IV-b. No plans and specifications shall be required for subdivision whenever land is proposed to be subdivided solely for the purpose of a bona fide gift of a lot or lots, and the person intending to subdivide the land certifies upon forms provided by the commission that the proposed subdivision is a gift; provided that this limited exemption shall not relieve the donee of the lot, or lots, of the responsibility, and it shall be the responsibility of such donee, to submit plans and specifications in accordance with this chapter in the event that such donee subsequently intends to (1) convey to others for consideration any such lot, or lots, or (2) intends to construct thereon a structure from which sewage or other waste will be discharged.

Amendment adopted.

Ordered to third reading.

HB 1032

relative to adopting the federal numbering system for power boats. Refer to Standing Committee on Resources, Recreation and Development. Rep. Claflin for Resources, Recreation and Development.

Needs further study.

Referred to Standing Committee on Resources, Recreation and Development for interim study.

HB 1051

amending the charter of the city of Somersworth relative to abolishing the police commission, the appointment of the police chief and the composition of the school board. Ought to pass. Rep. Meserve for Somersworth Delegation.

Bill abolishes Somersworth Police Commission and sets up a Department of Police, administered by a Chief of Police appointed by Mayor with consent of the City Council.

Second section reduces membership on Somersworth School Board from ten to nine members, providing for one member from each ward and four at large, by non partisan ballot.

Each section must be approved by local referendum.

Ordered to third reading.

HJR 47

providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire state prison. Ought to pass with amendment. Rep. Tibbetts for State Institutions.

The existing joint committee can handle this study. This topic is currently an important concern.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

The joint house and senate committee on the New Hampshire state prison shall make a study of the methods by which a furlough system can best be implemented at the New Hampshire state prison. The committee shall submit a report of its

recommendations to the next convening session of the legislature, together with drafts of any bills which may be necessary to create such a system.

Amendment adopted.

Ordered to third reading.

HB 1022

relative to the pretermination procedures of public utilities. Inexpedient to legislate. Rep. Cate for Statutory Revision.

Resolution adopted.

HB 1024

prohibiting a disclaimer of warranties relative to the purchase of a consumer commodity. Refer to Standing Committee on Statutory Revision for interim study. Rep. Cate for Statutory Revision.

Needs further study.

Referred to Standing Committee on Statutory Revision for interim study.

HB 1026

relative to revisions of the election laws. Refer to Standing Committee on Statutory Revision for interim study. Rep. Cate for Statutory Revision.

Needs further study.

Referred to Standing Committee on Statutory Revision for interim study.

HB 1038

providing for the inspection, licensing and regulation of carnival and amusement rides and creating a carnival-amusement safety board. Refer to a special study committee of 4 Representatives and 3 Senators (appointed by the respective presiding officers) which would report to the Legislature by December 31, 1973. Rep. Hamel for Transportation.

Sponsors requested further study and committee agreed. This is important legislation which should be carefully checked.

Referred to a special study committee of 4 Representatives

and 3 Senators (appointed by the respective presiding officers) which would report to the Legislature by December 31, 1973.

HB 1039

providing that motor vehicle inspections shall be required annually. Inexpedient to legislate. Rep. Hamel for Transportation.

No one appeared in favor and strongly opposed by Department of Safety. Our inspection system is working well.

At the request of Rep. Horan, Rep. Hamel answered questions.

Resolution adopted.

HB 1037

to provide for the repeal of the law tending to prohibit hitchhiking. Ought to pass. Rep. Hamel for Transportation.

Will make the common practice of hitchhiking lawful provided the individual stands off the paved portion of the road.

At the request of Rep. Ellis, Rep. Hamel answered questions.

Ordered to third reading.

HB 123

providing for the acquisition of the Kelley Falls dam and water rights. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Appropriation. The sum of twenty-five thousand dollars is hereby appropriated and authorized to be expended by the

water resources board with the approval of the governor and council for repairs, modifications or rebuilding of said dam, said appropriation shall be a charge upon the special fund established by RSA 270:5, VII.

3 Effective Date. This act shall take effect upon its passage. Amendment adopted.

Ordered to third reading.

HB 129

increasing the authority of the town of Lincoln to issue emergency notes. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Emergency Borrowing Power. Amend 1972, 48:2, II by striking out the same and inserting in place thereof the following:

II. The provisions of this section are enacted and are to be given effect notwithstanding any other provisions of law, if any, to the contrary. In addition to its borrowing power as determined without regard to the provisions of this section, the town of Lincoln is hereby empowered to issue notes to the state of New Hampshire in total face amounts not to exceed one hundred sixty-five thousand dollars. The issuance of such notes shall be governed by the provisions of RSA 33:8, provided that for the purposes of that section such notes shall be treated as if they were tax anticipation notes and provided further that the warrant for any special meeting of the town must be served or posted no more than seven days prior to the date of that meeting. Such notes shall be deemed general obligations of the town. Such notes shall be redeemed no later than June 30, 1975. The treasurer of the state of New Hampshire is hereby authorized with the approval of the governor and council to purchase such notes of the town of Lincoln.

Amendment adopted.

Ordered to third reading.

HB 283

providing for the acquisition of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. The sum of fifty thousand dollars is hereby appropriated and authorized to be expended by the water resources board with the approval of the governor and council for repairs, modifications or rebuilding of said dam, said appropriation shall be a charge upon the special fund established by RSA 270:5, VII.

Amendment adopted.

Ordered to third reading.

HB 300

increasing the mileage rate for all state employees using privately-owned passenger vehicles, and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 495

relative to payment by the state of the cost of educating children living in foster homes. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to payment by the state of the cost of educating children living in foster homes and making an appropriation therefor.

Amend RSA 198:24 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

198:24 Amount of Payment. Each school district shall be

entitled to receive an amount not to exceed two hundred dollars per year for each foster child who attends a school in such district. If more than one school district is involved during any school year, the amount of payment to any one district will be distributed in accordance with provisions of RSA 198:26.

Amend RSA 198:25 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

198:25 Proration. If, in any year, the number of children for which benefits are provided in accordance with RSA 198:24 shall exceed one thousand three hundred and fifty children, then the amount appropriated for such purpose shall be prorated proportionally among the districts entitled to the tuition payments.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. There is hereby appropriated the sum of two hundred seventy thousand dollars for the fiscal year ending June 30, 1974, and a like amount for the fiscal year ending June 30, 1975, for purposes of this act. The governor is authorized to draw his warrant for said sums appropriated out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

(Speaker in the Chair)

HB 778

establishing a joint committee on legislative management. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendments provide for who has authority over office space on first floor of the State House, appropriates \$50,000 each year for the bill, and provides that appropriation be put in proper budget form.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a joint committee on legislative management and making an appropriation therefor.

Amend RSA 14:14-b as inserted by section 37 of the bill, by striking out the same and inserting in place thereof the following:

14:14-b Legislative Control of Office Space.

- I. State house, notwithstanding any other provisions of law to the contrary, all rooms and office space in the basement and on the first and third floor of the state house shall be assigned for use by the joint committee on legislative management with the exception of rooms 100, 122, 123, 124 and the hall of flags located on the first floor of the state house.
- II. Old post office, notwithstanding any other provisions of law to the contrary, all rooms and office space in the old post office shall be assigned for use by the joint committee on legislative management.

Amend the bill by striking out section 44 and inserting in place thereof the following:

44 Appropriation. There is hereby appropriated the following sums from any money in the treasury not otherwise appropriated for the fiscal years ending June 30, 1974 and June 30, 1975 to be expended by the joint committee on legislative management for the following purposes:

Joint Committee on Legislative Management:

	fiscal 1974	fiscal 1975
Personal services	\$36,000	\$36,000
Current expenses	3,750	3,750
Travel		
In-state	100	100
Out-of-state	1,000	1,000
Equipment	1,760	600
Other expenditures		
Contingency fund	1,150	1,150
Consultants	3,000	4,160
Benefits	3,240	3,240
Total	\$50,000	\$50,000

45 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Rep. Newell moved that HB 778, with questions, be referred to the Supreme Court for an advisory opinion by means of a House Resolution.

The clerk read the resolution in full.

Rep. Newell explained the resolution.

(discussion)

(Rep. Harvell in the Chair)

Reps. Zachos, Gallen, George B. Roberts, Jr., Read, Coutermarsh and James E. O'Neil spoke against the motion.

Reps. Chandler, George E. Gordon and Daniell spoke in favor of the motion.

Rep. Tucker moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested and subsequently withdrawn.

Resolution lost.

Rep. Chandler moved that HB 778 be reported, inexpedient to legislate, and spoke in favor of the motion.

Rep. Zachos spoke against the motion.

Rep. Horan spoke in favor of the motion.

(discussion)

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

NOTICE OF RECONSIDERATION WITHDRAWN

Rep. Maynard withdrew notice of reconsideration on HB

590, providing that a portion of hunting license revenue shall be used for stocking hares and game birds.

(Speaker in the Chair)

UNANIMOUS CONSENT

Rep. Boisvert addressed the House by unanimous consent.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

HB 973, to amend the uniform commercial code with respect to the manner of transferring investment securities.

HB 976, relating to savings bank investments in mobile home loans.

HB 1008, relative to the charter of the city of Dover.

HB 1045, permitting the city of Dover to draw water from the Isinglass River in the city of Rochester.

HB 1036, providing for all federal enclaves in the state to be single districts for school purposes.

HB 948, relative to dog training and permits issued therefor.

 $HB\ 993,$ relative to temporary, seasonal and part-time state employees.

 $\,$ HB 1021, relative to establishing a noise abatement program.

HB 1044, relative to the purchase of handicapped-made products and services by the state.

HB 54, to provide for the surviving spouse of an intestate deceased to receive entire estate subject to just debts and expenses.

- HB 887, relating to salaries of district court justices, and to fees in civil cases in district courts.
- HB 910, relative to protecting consumers in the sale of consumer goods.
- HB 932, establishing civil actions and investigations for violation of the state anti-trust law.
- HB 933, relative to the possession of pistols and revolvers by convicted felons and eliminating the prohibition against aliens possessing the same.
 - HB 935, to clarify certain forms of voter intimidation.
- HB 967, making it mandatory for the secured party to file a discharge statement under the uniform commercial code.
- HB 1035, relative to corporations with only two shareholders.
- HJR 49, to create an interim study committee to study the need, form and content of a uniform probate code and to draft legislation, if need be.
- HB 862, providing for unemployment compensation to persons refusing to work the third shift for good cause.
- HJR 48, establishing a study commission on the problems of unemployed citizens in New Hampshire.
 - HB 1047, continuing the office space study committee.
- HB 1016, which is an omnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow, Pembroke and Colebrook.
- HB 1023, providing that failure to comply with requirements for notice of, and holding of, a public hearing of the county budget shall constitute prima facie evidence of wilful neglect of duty.
- HB 1040, classifying horse racing and dog racing as an industry for purposes of zoning.
- HB 943, authorizing the treatment and counseling of minors by professional health care personnel without requiring the

consent of anyone other than the person who is receiving said health services.

HB 956, providing that licensed physicians need not report family planning information given to minors.

HB 1020, to enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards and commissions.

HB 876, relative to the use of sewer rents, hook-ups or betterment charges.

HB 911, prohibiting the use of outboard motors of more than six horsepower on the Merrymeeting River.

HB 970, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

HB 964, relative to certain exemptions from filing plans and specifications of sewage disposal systems.

HB 1051, amending the charter of the city of Somersworth relative to abolishing the police commission, the appointment of the police chief and the composition of the school board.

HJR 47, providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire state prison.

HB 1037, to provide for the repeal of the law tending to prohibit hitchhiking.

HB 123, providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.

HB 129, increasing the authority of the town of Lincoln to issue emergency notes.

HB 283, providing for the acquisition of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor.

HB 300, increasing the mileage rate for all state employees using privately-owned passenger vehicles, and making an appropriation therefor.

HB 495, relative to payment by the state of the cost of

educating children living in foster homes and making an appropriation therefor.

HB 778, establishing a joint committee on legislative management and making an appropriation therefor.

RECONSIDERATIONS

Rep. George B. Roberts, Jr. moved Reconsideration on HB 778, establishing a joint committee on legislative management and making an appropriation therefor.

Reconsideration lost.

Rep. Vachon moved Reconsideration on HB 123, providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.

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Rep. Harvell moved Reconsideration on HB 1050, repealing the authorization to construct a toll road from Manchester to Hampton.

Reconsideration lost.

Rep. Donnelly moved Reconsideration on HB 1008, relative to the charter of the city of Dover.

Reconsideration lost.

RECESS AFTER RECESS SENATE MESSAGE

NONCONCURRENCE REQUEST FOR COMMITTEE OF CONFERENCE

SB 28, relative to a bill of rights for mobile home tenants.

The President appointed Sens. Nixon, Bradley and Bossie.

Rep. Hanson moved the House concur with the request for a Committee of Conference.

Adopted.

The Speaker appointed Reps. Ezra B. Mann, Madeline G. Townsend, Randlett and Hanson.

COMMITTEE REPORTS CONTINUED

HB 1015

transferring and repealing existing criminal statutes as proposed by the recodification committee, and making technical amendments to statutes so that they conform to the criminal code. Ought to pass. Rep. Record for Judiciary.

The final repealers, transfers, primarily 1) sentencing provisions for non-capital punishment, and 2) abortion. (Does nothing to present law on abortion.)

At the request of Rep. Record, Rep. Zachos answered the questions.

(discussion)

Ordered to third reading.

HB 1019

to amend the definitions used in the controlled drug act, and to establish standards and schedules of drug classification. Ought to pass with amendment. Rep. Pierce for Public Health and Welfare.

Committee recommends that HB 1019 be referred to a joint interim study committee consisting of members of Judiciary and Public Health and Welfare Committees.

AMENDMENT

Amend the bill by inserting after section 4 of the bill the following new sections:

- 5 Penalties for Possession or Control of Certain Drugs. Amend RSA 318-B:26 I by inserting at the end thereof the following:
- (d) notwithstanding the provisions of paragraph I (b) (2) of this section, possesses or has under his control any hallu-

cinogenic drugs, shall for a first offense be imprisoned not more than five years, or fined not more than two thousand dollars, or both, and for each subsequent offense be imprisoned for not more than ten years, or fined not more than five thousand dollars, or both.

- (e) notwithstanding the provisions of paragraph I (b) (2) of this section, possesses or has under his control, one quarter of an ounce or more of any amphetamine-type drug, weight value to mean the total aggregate weight including excipients or diluents, shall for a first offense be imprisoned not more than five years, or fined not more than two thousand dollars, or both, and for each subsequent offense be imprisoned for not more than ten years, or fined not more than five thousand dollars, or both.
- 6 Authority for Inspection of Records of a Practitioner. Amend RSA 318-B:25 by striking out the same and inserting in place there of the following:

318-B:25 Authority for Inspection. All officers, agents, inspectors and representatives of the division of public services who are charged with the responsibility to enforce this chapter, all peace officers within the state, the attorney general and all county attorneys are authorized to enter upon the premises used by a pharmacist or practitioner for the purpose of his business and inspect such original prescriptions and records for controlled drugs as defined herein; and every pharmacist, practitioner, his clerks, agents or servants shall exhibit to such person on demand every such original prescription and records so kept on file.

Further amend the bill by renumbering section 5 to read 6. Amendment adopted.

Rep. Roma A. Spaulding moved that HB 1019 be referred to a Joint Study Committee consisting of Public Health and Welfare and Judiciary for interim study, and spoke in favor of the motion.

Reps. Knight and Ezra B. Mann spoke against the motion.

Reps. Zachos and Elizabeth E. Goff spoke in favor of the motion.

Adopted.

HB 902

relative to the servicing of insurance policies by agents and brokers and requiring the vesting of renewal commissions. Refer to Standing Committee on Banks and Insurance for interim study. Rep. Bigelow for Banks and Insurance.

Rep. Tony Smith moved that his amendment be sent with the report of interim study.

AMENDMENT

Amend the report on HB 902 to read: Refer to standing committee on Banks and Insurance for interim study. Said committee shall have subpoena powers including subpoena duces tecum in matters relative to said study of HB 902.

Rep. Smith read the amendment in full and spoke in favor of the motion.

Motion adopted.

HB 902 referred to Standing Committee on Banks and Insurance for interim study.

HB 960

relative to interest rates allowable for credit buying. Inexpedient to legislate. Rep. Lamy for Banks and Insurance.

Unconstitutional.

Rep. Zachos moved that HB 960 be sent to a standing committee on Banks and Insurance for interim study and report back to the next session of the legislature and spoke in favor of the motion.

Reps. James W. Murray and Daniell spoke against the motion.

Rep. Milne spoke in favor of the motion.

Motion lost.

Rep. Murray moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Opened Credit Accounts and Maximum Interest. Amend RSA 399-B by inserting after section 2 the following new section:

399-B:2-a Opened Credit Accounts and Interest.

- I. Any person subject to the provisions of this chapter, shall, at the time an open account for credit is established for a customer, furnish to said customer in addition to the statement in writing required by RSA 399-B:2, a written statement that interest will be charged on said open account.
- II. The maximum interest allowable which is to be charged on any open credit account shall be twelve percent per annum.
- 2 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Reps. Bergeron and Chandler spoke against the amendment.

Rep. Rich nonspoke in favor of the bill as amended.

Murray amendment adopted.

Ordered to third reading.

HB 607

limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents. Ought to pass with amendment. Rep. Bigelow for Banks and Insurance.

Bill gives New Hampshire an equitable no-fault insurance law consistent with the decision of the State Supreme Court.

Rep. Paul McEachern moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

(Deputy Speaker in the Chair)

Reps. Bigelow, Joseph L. Cote, Tony Smith, Burns, Nims, Albert C. Jones, Daniell and Spirou spoke against the motion.

Reps. Mary J. Sullivan, Keefe and Dupont spoke in favor of the motion.

Reps. Close, Gelinas and George B. Roberts, Jr. nonspoke against the motion.

Motion lost.

Rep. Spirou moved that the words, ought to pass with amendment, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

AMENDMENT

Amend RSA 407-C:2, II as inserted by section 1 of the bill by striking out in lines one through three the words "Every insurer subject to the provisions of this section, shall offer such deductibles for one or any combination of the foregoing benefits as have been approved by the insurance commissioner." and inserting in place thereof the following (Every insurer subject to the provisions of this section, shall offer such deductibles as may be necessary to avoid duplication of benefits arising because of the insured's eligibility for benefits under government-operated plans, subject to the approval of the Insurance Commissioner.) so that said paragraph as amended shall read as follows:

II. Every insurer subject to the provisions of this section, shall offer such deductibles as may be necessary to avoid duplication of benefits arising because of the insured's eligibility for benefits under government-operated plans, subject to the approval of the Insurance Commissioner. The insured may elect on behalf of himself and of any member of his family in his household, such deductibles, if any, as he deems appropriate.

Amend RSA 407-C:8 as inserted by section 1 of the bill by striking out in lines six through seven the words "or in the event of arbitration of such action, to the arbitrators," so that said section as amended shall read as follows:

407-C:8 Offset. If any person receiving or entitled to receive benefits under the provisions of RSA 407-C:2 files an action for damages for bodily injury, sickness, disease or death arising out of an automobile accident in any court in this state, such benefits, or benefits that would have been payable but for the election of a deductible authorized by RSA 407-C:2, shall be disclosed to the court, and the value of such benefits, or bene-

fits that would have been payable but for the election of a deductible authorized by RSA 407-C:2, shall be deducted by the court, after the jury returns its verdict but before judgment day, from any award recovered by such person and such amount shall not be considered a part of the verdict, award or recovery obtained by such person.

Amend RSA 407-C:12 as inserted by section 1 of the bill by striking out in lines two and three the words "an arbitration board, should one be established, pursuant to RSA 407-C:10 or to" so that said section as amended shall read as follows:

407-C:12 Award of Fees and Interest. In any dispute over the amount of benefits payable under this chapter which is appealed to the superior court or supreme courts, the claimant, if he prevails, shall be entitled to reasonable counsel fees as approved by the court, and interest at the rate of two percent per month, twenty-four percent per year, on that portion of any award the payment of which is contested; provided that interest shall be computed from fifteen days after reasonable notice of the accident and the amount of loss or damage claimed is submitted to the insurer.

Amend RSA 407-C:13 as inserted by section 1 of the bill by striking out in line nine the words "or members of his family in his household" so that said section as amended shall read as follows:

407-C:13 Assigned Claims. An insurer authorized to transact automobile liability insurance in this state may organize and maintain an assigned claims plan and adopt and amend regulations for its operation and the assessment of costs on a fair and equitable basis. Any insurer transacting automobile liability insurance in this state shall participate in the assigned claims plan. In default of the organization and continued maintenance of an assigned claims plan, the commissioner of insurance may organize and maintain such a plan. Such plan shall provide that any person other than the owner of a motor vehicle not insured by a policy providing benefits as provided in RSA 407-C:2, who suffers loss or expense as a result of an injury or death arising out of the ownership, maintenance or use of a motor vehicle or motorcycle may obtain the benefits provided in RSA 407-C:2 through said plan in any case where no benefits provided under RSA 407-C:2 are otherwise available to such a person provided, however, that such benefits will be diminished or eliminated to the extent the injured party is entitled to benefits under any workmen's compensation act of any state or the federal government. Said plan shall operate in accordance with rules and regulations promulgated by the insurance commissioner. Any claim brought under this section shall be assigned to an insurer in accordance with the plan of operation, and that insurer, after such assignment, shall have the same rights and obligations as it would have had, if prior to such assignment, it had issued a policy providing the benefits provided in RSA 407-C:2 to the applicant. Any party accepting such benefits hereunder shall have such rights and obligations as he would have had were a policy providing the benefits provided in RSA 407-C:2 issued to him in the first instance.

Amend RSA 407-C as inserted by section 1 of the bill by striking out sections 10, 18, 20, 21 and 22 of same and renumbering the original sections 11 through 23 to read

10 11 12 13 14 15 16 17 and 18 respectively.

Rep. Burns explained the committee report.

Reps. Rock, David T. Sullivan and Coutermarsh spoke in favor of the motion.

Reps. Albert C. Jones and Tony Smith spoke against the motion.

Reps. Parr, George B. Roberts, Jr., Cobleigh, William P. Boucher, James W. Murray, Estabrook and Parnagian non-spoke in favor of the motion.

A division was requested.

165 members having voted in the affirmative and 108 in the negative, the Spirou motion prevailed.

Reps. Valliere and Ellis wished to be recorded in favor of the Spirou amendment.

Rep. Schwaner wished to be recorded against HB 607.

Rep. Paul McEachern offered an amendment.

The clerk read the amendment in full.

Rep. McEachern explained the amendment.

Rep. Ellis wished to be recorded in favor of the McEachern amendment.

(discussion)

POINT OF ORDER

Rep. George J. Thibault rose on a point of order.

Reps. George B. Roberts, Jr., Currier and Spirou spoke against the amendment.

Amendment lost.

Ordered to third reading.

COMMITTEE CHANGE

Rep. LaRoche from Education to Appropriations.

RECESS

AFTER RECESS

COMMITTEE REPORTS CONTINUED

HB 877

relative to eminent domain petitions of public utilities. Inexpedient to legislate. Rep. Close for Judiciary.

New power lines, etc., to follow along existing rights of way in so far as possible. An interesting suggestion, worthy of more thought.

Rep. Estabrook moved that HB 877 be referred to the committee on Environment and Agriculture for interim study and to report by December 1, 1973, and spoke in favor of the motion.

Reps. Greene and Frizzell spoke in favor of the motion.

Motion adopted.

HB 1027

amending in general the workmen's compensation laws. Ought to pass with amendment. Rep. Elliot A. Stevens for Labor, Human Resources and Rehabilitation.

Explanation pending continued hearing.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

- 4 Waiting Period. Amend RSA 281:20 by striking out said section and inserting in place thereof the following:
- 281:20 Waiting Period. No employee shall receive compensation for the first three days during which he is incapacitated from earning wages because of an injury which does not totally or partially incapacitate him unless the incapacity continues for seven days or longer.

Further amend the bill by striking out section 5 and inserting in place thereof the following:

- 5 Compensation for Loss of Life. Amend the introductory paragraph of RSA 281:22, (supp), as amended, by striking out said introductory paragraph and inserting in place thereof the following:
- 281:22 Compensation for Death. If death results from the injury, weekly compensation shall be paid to the dependents of the deceased employee as defined in RSA 281:2, IX, in an amount provided by the compensation schedule in RSA 281:23. Weekly payment made under this section shall not exceed three hundred and forty-one or the sum of thirty-nine thousand, two hundred fifteen dollars. Weekly payments made under RSA 281:23, 25 or 26 shall be deducted from the foregoing maximums. It is provided, however, that a widow or widower having dependent children shall receive compensation as set forth by the weekly compensation schedule of RSA 281:23 until all dependent children have reached termination of compensation as set forth by paragraph VI of this section.

Further amend the bill by striking out section 7 and inserting in place thereof the following:

- 7 Total Disability. Amend RSA 281:23 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 281:23 Compensation for Total Disability. An employer subject to this chapter, or his insurance carrier, shall pay to an employee sustaining a personal injury as defined in RSA 281:2, V, compensation during a period of total disability, but not

including the first three days thereof, unless such disability continues for seven days or longer, as follows:

I. Schedule of Weekly Compensation Benefits

Average Weekly Wage		Weekly Compensation
At Least	But Less Than	Rate
30	35	30
35	40	32
40	45	35
45	50	38
50	55	41
55	60	44
60	65	47
65	70	50
70	75	53
75	80	56
80	85	59
85	90	62
90	95	65
95	100	68
100	105	71
105	110	74
110	115	77
115	120	80
120	125	83
125	130	86
130	135	89
135	138	92

II. When an average weekly wage as defined in RSA 281:2, VII: (a) is over one hundred thirty-eight dollars per week then weekly compensation shall be sixty-six and two thirds percent of said average weekly wage but in no event shall exceed one hundred fifteen dollars, (b) is less than thirty dollars per week then weekly compensation shall be the full amount of said average weekly wage.

Amend the introductory paragraph of RSA 281:23-a as inserted by section 8 of the bill by striking out the same and inserting in place thereof the following:

281:23-a Adjusted Total Disability Benefits. In all compensable injuries occurring on or after July 1, 1963, where total disability continues, except those injuries for which the

injured employee is receiving social security benefits for total disability, the injured employee shall be entitled to an adjustment in the weekly benefit rate effective July 1, 1973 based upon the following formula:

Amend RSA 281:26, III as inserted by section 10 of the bill by striking out said paragraph and inserting in place thereof the following:

III. Payment of the scheduled award becomes due upon prompt medical disclosure regarding the loss or loss of use of the member of the body and shall begin, upon notice of the labor commissioner, as soon as possible, but no later than fourteen days after the end of the healing period. In the event that the disability lasts for one year the labor commissioner may order payment of the award for the loss of member to commence in weekly benefits as specified in RSA 281:23 or in his judgment he may order payment of weekly benefits in one sum. Any parties at interest may appeal the decision of the labor commissioner as specified in RSA 281:37.

Further amend the bill by striking out section 12 and inserting in place thereof the following:

- $12\ Repeal.$ The following sections of RSA 281 are hereby repealed:
 - I. RSA 281:26-a, relative to limitations.
- II. RSA 281:27, relative to right to most favorable provision.

Amendment adopted.

Rep. Stevenson offered an amendment.

AMENDMENT

Amend section 8 of the bill by striking out same and inserting in place thereof the following:

8 Interim Study of Adjusted Total Benefits. The House standing committee on Labor, Human Resources, and Rehabilitation shall study all aspects of adjusted total disability benefits and report their recommendations to the speaker of the house for proposed legislation not later than January 15, 1975.

The clerk read the amendment in full.

Rep. Stevenson explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 912

conforming state pollution control statutes to the federal requirements. Majority: Ought to pass with amendment; Rep. Claffin for Resources, Recreation and Development. Minority: Inexpedient to legislate. (Rep. Pryor)

Majority: Necessary legislation to protect eligibility for federal grants.

Minority: There is plenty of free cheese in a mouse trap.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

I Definition, Ground Waters. Amend RSA 149:1, as amended, by inserting after paragraph VII the following new paragraph:

VIII. "Ground waters" shall mean all areas below the top of the water table, including aquifers, wells and other sources of ground water.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Conflict of Interest. Amend RSA 149:2, as amended, by inserting after paragraph VI the following new paragraph:

VII. Notwithstanding any other provision of law, no person shall serve on the commission who, within two years (a) prior to the effective date of the paragraph for persons appointed prior to the enactment hereof or (b) prior to the date of appointment for persons appointed subsequent to the enactment, shall derive more than ten percent (fifty percent if the member is over sixty years of age and retired and is receiving such portion pursuant to a retirement, pension, or similar arrangement) of his income from persons required to have a permit under RSA 149:8, III, unless such income is derived solely from mutual funds or other similar investment devices. For the purposes of this section, the state or any agency or instrumentality thereof shall not be con-

sidered "persons required to have a permit under RSA 149:8, III."

Amend RSA 149:4, XVII as inserted by section 6 of the bill by striking out same and inserting in place thereof the following:

XVII. To issue rules and regulations in interpretation of and implementation of this chapter. Notwithstanding the generality of the foregoing, such regulations shall ensure adequate public notice and public participation in the issuance of such permits, including procedures for the submission of written comments and public hearings where appropriate.

Amend RSA 149:8, III, (a) as inserted by section 8 of the bill by striking out same and inserting in place thereof the following:

(a) It shall be unlawful for any person or persons to discharge or dispose of any sewage or waste to a surface water or ground water of the state without first obtaining a written permit from the commission. Applications for permits shall be made upon forms prescribed by the commission and shall contain such relevant information as the commission may require. The commission shall include in such permits effluent limitations, which may be based upon economic and technological factors, upon the classification enacted by the legislature, upon the projected best use of the surface waters downstream or upon the requirements of the Federal Water Pollution Control Act as amended from time to time, and all regulations, guidelines and standards promulgated thereunder, whichever provides the most effective means to abate pollution. The commission may also prescribe such other reasonable conditions as may be necessary or desirable in order to fulfill the purposes of this chapter or applicable federal law. Such permits shall contain, in the case of sources not in compliance with such effluent limitations at the time the permit is issued, reasonable compliance schedules including provision for periodic reporting by the source of increments of progress established therein. The commission may prescribe a monitoring program to be performed by the applicant with periodic reports to the commission, including, where appropriate in terms of the nature of the effluent, continuous monitoring. Permits shall be issued for a fixed term, not to exceed five years. The commission may revise, modify or suspend

in whole or in part any permit, following hearing, upon a finding that just cause exists for such action. Further, whenever in its judgment, the purposes of this chapter will be best served, the commission may require as a condition to the granting of such permits that either the ownership (and operation) of the collection and treatment facilities involved be vested in the municipality (or any subdivision thereof) in which the system is located, if said municipality by legal action agrees thereto, or such other reasonable conditions as will ensure continuous and continuing operation and maintenance of the facilities. No permit shall be granted to utilize the entire assets of the surface water, or in any other case in which the commission determines that the grant of a permit would be inconsistent with the purposes of this chapter. Any determination by the commission under this paragraph shall be subject to appeal as provided for in RSA 149:14.

Amend the bill by striking out all after section 9 and inserting in place thereof the following:

10 Penalties. Amend RSA 149:19 by striking out said section and inserting in place thereof the following:

149:19 Penalties and Other Relief.

- I. Any person who shall wilfully or negligently violate any provisions of this chapter, or any lawful regulation of the commission issued pursuant to this chapter, or any condition or limitation in a permit issued under this chapter or who knowingly makes any material false statement, representation or certification in any application, record, report, plan or other document required to be filed or maintained pursuant to this chapter or lawful regulation of the commission made pursuant to it, or who knowingly renders inaccurate, falsifies or tampers with any monitoring device or method required under this chapter or lawful regulation of the commission made under it or who knowingly fails, neglects or refuses to obey any lawful order of the commission, shall, notwithstanding the provisions of RSA Title LXII, be punished by a fine of not more than twenty-five thousand dollars for each day of such violation, or imprisoned for not more than six months or both.
- II. Any person who shall violate any provisions of this chapter, or any lawful regulation of the commission issued pursuant to this chapter, or any condition or limitation in a permit

issued under this chapter or who shall fail, neglect or refuse to obey any order lawfully issued pursuant to this chapter shall be subject to a civil penalty not to exceed ten thousand dollars per day of such violation.

- III. The commission shall issue a written cease and desist order against any discharge or act in violation of this chapter or lawful regulation of the commission made under it or any condition of any permit lawfully issued by the commission, and any such discharge or act may be enjoined by the superior court upon application of the attorney general, whether the court is in term time or vacation.
- IV. The provisions of RSA 651:1 shall not apply to offenses under this chapter.
- 11 Study of Surface and Ground Waters. Amend RSA 149: 4, II by inserting in line two after the word "waters" the following (or ground waters) so that said paragraph as amended shall read as follows:
- II. To study and investigate all problems connected with the pollution of the surface waters or ground waters of the state.
- 12 Research and Experiments. Amend RSA 149:4, III by inserting in line three after the word "waters" the following (or ground waters) so that said paragraph as amended shall read as follows:
- III. To conduct scientific experiments, investigations and research to discover economical and practical methods for the elimination, disposal or treatment of industrial wastes to control pollution of the surface waters or ground waters of the state. To cooperate with any other public or private agency in the conduct of such experiments, investigations and research. In order to utilize fully the facilities of the state, it shall be the duty of all other state agencies to cooperate and render such assistance as may be necessary to carry out the provisions of this chapter.
- 13 Policy Formulation. Amend RSA 149:4, XV, as inserted by 1969, 279:1 by striking out in line two the word "waters" and inserting in place thereof the following (surface waters or ground waters) so that said paragraph as amended shall read as follows:
- XV. To formulate a policy relating to long term trends affecting the purity of the surface waters or ground waters of the

state. Insofar as practicable and necessary, a continuing program of sampling and subsequent chemical and/or biological analysis shall be conducted to establish patterns and reveal long term trends to serve as a basis for formulating such policy. In conducting said program of sampling and analysis, the water supply and pollution control commission is authorized to accept any assistance as may be proffered by persons that the commission deems to be qualified. The commission shall make a biennial report of its findings to the legislature.

- 14 Emergency Situations. Amend RSA 149:10 by inserting in line five after the word "waters" the following (or ground waters) so that said section as amended shall read as follows:
- 149:10 Emergency. In case the commission finds that an emergency has arisen from failure of or casualty to facilities for the control of pollution, the commision may, if it finds that the best interests of the public will not unduly suffer, authorize any person for a reasonable time to discharge sewage or other wastes into surface waters or ground waters, although such discharge would have the effect of lowering the quality of such waters below the adopted classification.
- 15 Allocation of Costs. Amend RSA 149-B by inserting after section 5 the following new sections:
- 149-B:6 Equitable Allocation of Costs. Notwithstanding any other provision of this chapter, the commission shall not approve any contribution under RSA 149-B:1 unless it shall first have determined that the applicant:
- I. Has adopted or will adopt a system of charges to assure that each recipient of waste treatment services within the applicant's jurisdiction, as determined by the commission, will pay his proportionate share of the costs of operation and maintenance (including replacement) of waste treatment services provided by the applicant;
- II. Has made provision for the payment to such applicant by the industrial users of the treatment works, of that portion of the cost of construction of such treatment works (as determined by the commission) which is allocable to the treatment of such industrial wastes to the extent attributable to the federal share of the cost of construction; and
 - III. Has legal, institutional, managerial, and financial cap-

ability to insure adequate construction, operation, and maintenance of treatment works throughout the applicant's jurisdiction.

- 149-B:7 Regulation by Commission. The commission shall issue regulations applicable to payment of waste treatment costs by industrial and nonindustrial recipients of waste treatment services which shall establish:
- I. Classes of users of such services, including categories of industrial users;
- II. Criteria against which to determine the adequacy of charges imposed on classes and categories of users reflecting all factors that influence the cost of waste treatment, including strength, volume, and delivery flow rate characteristics of waste.
- 149-B:8 Retention of Funds. The grantee shall retain an amount of the revenues derived from the payment of costs by industrial users of waste treatment services, to the extent costs are attributable to the federal share of eligible project costs provided pursuant to this chapter as determined by the commission, equal to:
- I. The amount of the nonfederal cost of such project paid by the grantee plus;
- II. The amount determined in accordance with regulations promulgated by the commission necessary for future expansion and reconstruction of the project, except that such retained amount shall not exceed fifty per centum of such revenues from such project.
- III. That portion of revenues retained by the grantee attributable to paragraph II of this section, together with any interests thereon, shall be used solely for the purposes of future construction, expansion, and reconstruction of any treatment works within the grantee's jurisdiction.
- 149-B:9 Adoption of Federal Regulation. The commission may adopt as state regulations any federal regulations or guidelines issued by the administrator of the United States Environmental Protection Agency relative to the subject matter of this chapter.
- 149-B:10 Action by Attorney General. In the event the commission determines, following public hearing, that any in-

dustrial user of a treatment works subject to this chapter has failed, in whole or in part, to reimburse the owner of the treatment works as provided in this section, and that the owner either has failed to take available legal recourse to compel compliance, or is incapable of doing so, then the commission may request the attorney general to institute appropriate legal action against such user in the name of the state and the owner of the treatment works.

16 Repeal. RSA 149:9 and RSA 149:9-a as inserted by 1959, 119:1, relative to certain variances, are hereby repealed.

17 Effective Date. This act shall take effect July 1, 1975.

Rep. Pryor moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Reps. Kenneth W. Spalding, Schwaner and Oleson spoke against the motion.

Motion lost.

Amendment adopted.

Ordered to third reading.

HB 981

amending, in general, sections of the chapter on probation in the RSA. Ought to pass with amendment. Rep. Currier for Judiciary.

Makes small changes in law as indicated by thirty-five years experience. Amendment adds *prompt* before hearing.

AMENDMENT

Amend RSA 504:4 as inserted by section 4 of the bill by striking same and inserting in place thereof the following:

504:4 Violation and Termination of Probation. The court may at any time discharge a person from probation. In case a probationer has violated any of the conditions of his probation, any probation officer with or without a warrant and any other officer with a warrant may arrest him and the court, after prompt hearing, may make such orders as justice requires.

Rep. Lebel moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the amendment.

Rep. Nighswander explained the bill.

Rep. Record spoke in favor of the motion.

Rep. Frizzell further explained the bill.

(discussion)

Motion lost.

Amendment adopted.

Ordered to third reading.

The Speaker called for the Special Order:

HB 890

prohibiting compulsory abortion and prohibiting compulsory performance of the same. Majority: Ought to pass; Rep. Donalda K. Howard for Public Health and Welfare. Minority: Inexpedient to legislate. (Reps. Haller, Goodrich, Helen F. Wilson, Barbara C. Thompson and Pierce)

Majority: This bill, if enacted, would allow physicians and assistants to refuse to perform or participate in, an abortion, and allow a pregnant female to refuse to have an abortion regardless of any circumstance surrounding the pregnancy.

Minority: Legal ramifications of bill are unclear. Compeling a person to have an abortion is a violation of assault laws and is punishable under those statutes. Medical practice standards and hospital policies already forbid forced participation in abortion.

Rep. Nardi moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, and spoke in favor of the motion.

Rep. Zachos spoke against the motion.

(discussion)

Rep. Albert C. Jones spoke against the motion.

Rep. Daniell nonspoke against the motion.

Motion lost.

Rep. Albert C. Jones offered an amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the control of abortion.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Control of Abortion. Amend RSA 132 by inserting after section 18 the following new subdivision:

Regulation of Abortion

132:19 Definitions. As used in this subdivision:

- I. "Abortion" means any treatment designed to terminate a human pregnancy with an intention other than to produce live birth or to act on a diagnosis of fetal death.
- II. "Viable" means potentially capable of living outside the patient's womb.
- III. "Physician" means any medical practitioner authorized by law to practice medicine in New Hampshire.
- IV. "Hospital" means any facility so licensed by the state department of health and welfare, division of public health, in accordance with the provisions of RSA 151, or hospital facility operated by the United States government.
- V. "Clinic" means any hospital related health facility licensed as in paragraph IV.
- VI. "Patient" means any female, who has consulted her physician and desires to have an abortion performed.
- VII. "Minor" means any female person under the age of majority.

VIII. Pertinent stages of pregnancy:

- (a) The "first stage" means that period of pregnancy prior to the end of the first trimester.
 - (b) The "second stage" means that period of pregnancy

extending from the end of the first trimester until the time when the fetus becomes viable.

- (c) The "third stage" means that period of pregnancy occurring after the fetus has become viable.
- IX. "Unborn life" means that special form of life whose potentiality for human existence begins at the moment of conception.
- X. "Conception" means the union of a human sperm and a human oyum.
- XI. "Consent" as used in this subdivision with reference to pregnant women and their parents, means written agreement to submit to an abortion only after the consenting party has had a full explanation of the details, effects and consequences of the abortion procedure upon both the mother and the unborn life with which she is pregnant, as evidenced by the signature of the consenting party on a written form of explanation and consent to be promulgated by the state division of public health.
- XII. "Live born" shall refer to an infant removed alive from its mother's womb.
- 132:20 Decision for Abortion. The abortion decision and its effectuation, at any time, during the pregnancy must be made and carried out by a physician licensed to practice medicine in the state, who, in turn, must have the consent of the patient.
- 132:21 Legal Abortion. Abortion shall only be performed under the following circumstances:
- I. During the first trimester of pregnancy for reasons of medical judgment provided:
- (a) It is performed by the woman's consenting duly licensed physician; and
 - (b) It is performed in a hospital or clinic; and
- (c) The woman submitting to the abortion has filed prior written consent, and if said woman is a minor said prior written consent shall be joined in by her parents or person in loco parentis.
- II. During the second trimester of pregnancy for reasons of medical judgment provided:

- (a) It is performed by the woman's consenting duly licensed physician; and
 - (b) It is performed in a hospital; and
- (c) The woman submitting to the abortion has filed prior written consent, and if said woman is a minor, said prior written consent shall be joined in by her parents or person in loco parentis; and
- (d) The father of the unborn life, if he is known, shall file prior written consent with the physician, or hospital; and
- (e) The unborn life shall be subjected to full pathological study which shall be reported and permanently recorded by the hospital or clinic.
- III. During the third trimester of pregnancy for reasons of medical judgment provided:
- (a) All the circumstances and provisions required for legal abortion during second trimester in paragraph II above are present and adhered to; and
- (b) That prior to the abortion, the attending physician shall certify, in writing, to the hospital in which the abortion is to be performed, that in his best medical judgment, after proper examination, review of history, and such consultation as may be required by the state division of public health, the abortion is necessary to preserve the life of the pregnant woman.
- IV. In no event, except in the case of medical emergency involving the life of the pregnant woman, shall any abortion be performed unless at least a twenty-four hour period has first elapsed between the signing of the written consent, by the required consenting parties, and the actual performance of the abortion.
- V. In no event shall an abortion ever be performed upon a woman who is non compis mentis except if necessary to save her life or health, and after obtaining the written consent of her parents or person designated as her legal guardian.
- 132:22 Right to Oppose Abortion. No physician, other medical personnel, or other person shall be required to participate in or perform an abortion; nor shall any hospital or clinic be required to admit a patient for the purpose of performing

an abortion; nor shall such refusal be grounds for dismissal, or for civil or criminal action; nor shall any person be discriminated against on employment because of his or her belief on abortion.

- 132:23 Medical Certification of Stages of Pregnancy. It shall be the responsibility of the attending physician to determine with reasonable medical certainty which stage the pregnant woman receiving the abortion is in and to certify that determination as part of any written reports required by him by the state division of public health or the hospital in which the abortion is performed.
- 132:24 Recording and Reporting Abortion Health Data. The physician performing an abortion in a hospital or clinic in accordance with the provisions of RSA 132:21, I or the chief executive of the hospital in which an abortion is performed in accordance with the provisions of RSA 132:21, I, II and III, shall complete and forward to the state bureau of vital statistics, division of public health, a record of abortion as published by that bureau. Records of abortion shall be kept on file by the state bureau of vital statistics for purposes of statistical analysis. Notwithstanding any other provision of law contrary, such records shall be confidential and shall be released only upon order of a court of competent jurisdiction. The forms for these records will be drafted by the state division of public health and shall include, but not be limited to:
- I. The age, marital status, and state and county of residence of the woman who is aborted:
 - II. The place where the abortion is performed;
- III. The full name and address of the physicians performing the abortion;
 - IV. Medical reason for the abortion;
 - V. Medical procedure employed to administer the abortion;
 - VI. The length of the aborted fetus, whenever possible;
 - VII. The weight of the aborted fetus, whenever possible;
- VIII. The mother's obstetrical history including the dates of other abortions, if any;

- IX. The results of pathological examinations of all aborted fetuses, as defined in RSA 132:21, II and III.
 - 132:25 Live Fetuses After Abortion; Treatment.
- I. Any fetus which is live born following an attempted abortion shall be fully recognized as a human person under the law.
- II. In no event shall any live born person ever be used for any type of scientific, laboratory, research or any other kind of experimentation or study except to protect or preserve the life of said live born person.
- III. Whenever an abortion procedure results in a live birth, a birth certificate shall be issued certifying the birth of said live born person even though said person may thereafter die after a short time; in the event death does ensue after a short time, a death certificate shall issue; both the birth and death certificates shall issue pursuant to law and rules and regulations of the state bureau of vital statistics, division of public health.
- IV. Whenever an abortion procedure results in a live birth, the physician shall take all reasonable steps, in keeping good medical practice, to preserve the life and health of the live born person.

132:26 Penalties.

- I. Any person violating the provisions of RSA 132:21 shall be guilty of a class A felony.
- II. Any person violating the provisions of RSA 132:24 shall be guilty of a misdemeanor.
- III. Any person causing the death of a pregnant woman in the course of, or as the result of the performance of an abortion, or an attempt to perform an abortion, except as may be allowed under this chapter, shall be guilty of a class A felony.
- 2 Repeal. RSA 585:12-14, relative to procuring a miscarriage, destroying a quick child, and penalty for causing deaths thereby, are hereby repealed.
- 3 Effective Date. This act shall take effect November 1, 1973.

Rep. David J. Bradley spoke for Rep. Beaulieu in favor of the amendment.

Reps. Pierce and Zachos spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

HB 1000

relative to amending the Laconia city charter to alter the composition of the Laconia board of education. Majority: Inexpedient to legislate; Rep. Hood for Laconia Delegation. Minority: Ought to pass with amendment. (Reps. Maguire, Hood, James W. Murray and Sabbow)

Majority: Bill did not have a proper public hearing and no amendment was offered before the executive session.

Minority: At a public hearing the citizens of Laconia overwhelmingly supported a change in the charter pertaining to school board elections. Technical flaws opposed by the majority are corrected by the amendment.

Rep. Hood moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, inexpedient to legislate, and spoke in favor of the motion.

Rep. Hildreth spoke against the motion.

(discussion)

Reps. Maguire and Sherman nonspoke in favor of the motion.

Rep. Pierce spoke against the motion.

A division was requested.

It being manifestly in the negative, the motion lost.

Resolution adopted.

HB 677

relative to approval for contracts for municipal sewage disposal systems. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Committee felt the trained personnel of water supply and

pollution control commission should retain their present powers.

Rep. Claffin moved that HB 677 be referred to the standing committee on Resources, Recreation and Development for interim study and report back by January 15, 1975.

Referred to the standing committee on Resources, Recreation and Development for interim study and report back by January 15, 1975.

HB 903

providing for standardization of wastewater treatment facilities design and construction. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Committee felt eastern regions should not be locked in to standards prevailing in other parts of the country with potentially different soil conditions.

Rep. Claffin moved that HB 903 be referred to the Standing committee on Resources, Recreation and Development for interim study and report back by January 15, 1975.

Referred to the standing committee on Resources, Recreation and Development for interim study and report back by January 15, 1975.

HB 1011

relating to deprived and delinquent children and persons in need of supervision. Ought to pass with amendment. Rep. Nighswander for Judiciary.

Since 1967 supreme court decision (Gualt), New Hampshire has had a void in juvenile law. The judges have been trying cases "by the seat of their pants." The Administrative Committee of the District and Municipal Courts was given the job of studying the needs in this field. In agreement with the welfare department they have proposed this bill with amendments patterned after the National Juvenile Code. It has also been reviewed by the Commission on Laws Affecting Children, the Bar Association, the Judicial Council and social workers.

Rep. Nighswander moved that HB 1011 be referred to the Judicial Council with the House and Senate Judiciary Committees for interim study and spoke in favor of the motion.

Rep. George E. Gordon spoke in favor of the motion.

Referred to the Judicial Council with the House and Senate Committees for interim study.

HB 971

relative to the elements of the crimes of capital murder, non-capital murder and manslaughter and to the penalties for the crime of murder. Refer to the Judicial Council with House and Senate Judiciary Committees for interim study along with the parole laws having to do with sentences for murder, etc.

Provides capital punishment as a penalty.

Reps. Record, Gay, Richard L. Bradley, Twigg, Sayer, Parr and Daniel J. Healy spoke against the committee report.

Reps. Spirou, Zachos, Nighswander, Currier, Daniell, Brungot, Underwood and Coutermarsh spoke in favor of the committee report.

(discussion)

 Λt the request of Rep. Boisvert, Rep. Frizzell answered questions.

Reps. Tarr, Forcier, Chambers, Close, Joseph L. Cote, Hodgdon, Theriault, Gorman, George B. Roberts, Jr., Anthony Stevens, Curran, Dudley and Ellis nonspoke in favor of the committee report.

Reps. Donnelly, George I. Wiggins, Turner, Lewko, Southwick and Polak nonspoke agains the committee report.

A division was requested.

148 members having voted in the affirmative and 130 in the negative, the committee report prevailed.

Rep. Twigg requested a roll call, seconded by Reps. Conley, Richard L. Bradley, George I. Wiggins, Gay and Lewko.

POINT OF ORDER

Rep. Russell C. Chase rose on a point of order.

ROLL CALL

YEAS 148 NAYS 134

YEAS

BELKNAP COUNTY:

French, Nighswander, Wuelper, Bowler, Roberts, George B., Hood, Hildreth, Pierce.

CARROLL COUNTY:

Howard, Donalda K., Davis, Esther M., Duprey, Davis, Dorothy W., Chase, Claffin, Allen.

CHESHIRE COUNTY:

Galloway, Stevens, Anthony, Ladd, Hackler, Yardley, Milbank, Helie, Wayne E., Nims, Scranton.

Coos County:

Kidder, Victor L., Oleson, Fortier, Desilets, Brungot, Gagnon, Theriault.

GRAFTON COUNTY:

Gallen, Mann, Ezra B., Altman, Jones, Albert C., Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Duhaime, Merrill, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Mann, Arthur F., Colburn, Perkins, Arnold B., Harvell, Van Loan, Hall, Carswell, Lint, Lyons, Smith, Leonard A., Currier, Richardson, John W., Seamans, Parker, Gerry F., Zechel, Trombly, Charest, Coutermarsh, Daniels, Milne, Zachos, Nardi, Smith, Craig D., Spirou, Bruton, Cullity, Shea, Dupont, McDonough, Conway, Gardner, Sullivan, Mary J., Gelinas, O'Neil, Dorthea M., Grady, Sweeney, Allard, Bernier.

MERRIMACK COUNTY:

Thompson, Arthur E., Sherman, Parker, Harry C., Hanson, Boucher, Laurent J., Gamache, Plourde, Cushman, Kopperl, Wiggin, Elmer S., Daniell, Cate, Haller, Davis, Alice, McLane, Newell, Underwood, Rich, Wilson, Ralph W., Noble.

ROCKINGHAM COUNTY:

Stimmell, Belair, DeCesare, Lemay, Roy, Vesta M., Spollett, Goodrich, Hoar, Schwaner, Simard, Tavitian, Estabrook, Rogers, Cunningham, Collishaw, Junkins, Stevens, Elliot A.,

Ellis, Greene, Lockhart, Griffin, Splaine, Cotton, Hodgdon, Woods, McEachern, Paul.

STRAFFORD COUNTY:

Harvey, Dudley, Maloomian, Meserve, Tanner, Thompson, Barbara C., LaRoche, Sylvain, Preston, Tripp, Bernard, O'Connor, Roderick H.

SULLIVAN COUNTY:

Townsend, Sara M., Rousseau, Brodeur, Burrows, D'Amante, Frizzell, Olden, Williamson.

NAYS

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Maguire.

CARROLL COUNTY:

Cox, Conley, Webster, T. Anne.

CHESHIRE COUNTY:

Johnson, Elmer L., Whipple, Savage, Forcier, Gordon, Anne B., Turner, Ames, Streeter, Drew.

Coos County:

Huggins, Metcalf, Bushey, Hunt, Pryor.

GRAFTON COUNTY:

Curran, Chamberlin, Stevenson, Fimlaid, Bradley, Richard L., Clark, Jones, Anthony K., Anderson, Fayne E., Buckman, Harrison, Gemmill, Krainak, Eaton, Myrl R.

HILLSBOROUGH COUNTY:

Humphrey, Howard S., Withington, Cary, Murray, Fred E., Heald, Philip C., Warren, E. George, Thomson, Harold E., Knight, Bragdon, Spalding, Kenneth W., Coburn, Alukonis, Bednar, Nutting, Polak, McLaughlin, Rock, Cobleigh, Record, Desmarais, Lachance, Boisvert, Chasse, Romeo A., Mason, Ouellette, Erickson, Murphy, Cote, Joseph L., Healy, Daniel J., Clancy, Healy, George T., Burke, O'Connor, Timothy K., Vachon, Lamy, Lemire, Armand R., Martineau.

MERRIMACK COUNTY:

Bigelow, Chandler, Enright, Rice, Gordon, George E., Mattice, Thompson, Doris L., Humphrey, James A., Fisher, Tarr, Harriman.

ROCKINGHAM COUNTY:

King, Benton, Davis, Roy W., Wilson, Helen F., Kashulines, Skinner, Soule, Thibeault, George J., Barka, Gay, Mac-Gregor, Read, Senter, Campbell, Sayer, Southwick, Webster, Clarence L., Cummings, Erler, Hamel, Akerman, Parr, Smith, Tony, Brown, Benjamin A., Eastman, Page, Sewall, Twardus, Scamman, Hammond, Dame, McEachern, Joseph A., Connors.

STRAFFORD COUNTY:

Dawson, Canney, Colby, Rowell, Tirrell, Joncas, Chasse, Peter N., Tibbetts, Winkley, Leighton, Donnelly, Kincaid, Parnagian, Pray.

SULLIVAN COUNTY:

Barrus, Spaulding, Roma A., Lewko, Scott, Wiggins, George I.

and the motion prevailed.

Reps. Hager, Close and Burns wished to be recorded as voting "yes".

Rep. Lebel wished to be recorded as voting "no."

HB 1031

providing an interim transitional zoning procedure. Ought to pass with amendment. Rep. Colburn for Environment and Agriculture.

Analysis is good description of bill.

At the request of Rep. Ellis, Rep. Colburn answered questions.

Rep. Ellis moved that HB 1031 be referred to committee on Environment and Agriculture for interim study and report no later than February 28, 1974 and spoke in favor of the motion.

Rep. David J. Bradley explained the bill.

Reps. Marsh and Kenneth W. Spalding spoke in favor of the motion.

Rep. Colburn further explained the bill.

Rep. Estabrook spoke against the motion.

Reps. Hall, Phillip C. Heald, Leonard A. Smith, Piper,

Skinner, Carswell, Barrus, Lebel, Parr, Turner, Streeter, Donnelly, Richard L. Bradley, Schwaner, Bernard, Madeline G. Townsend, Copenhaver, Maynard, Sherman and Daniell nonspoke in favor of the bill.

Rep. Belair spoke in favor of the motion.

Referred to committee on Environment and Agriculture for interim study and report no later than February 28, 1974.

HB 997

to increase the percent by weight of alcohol in the blood in order to find a person accused of driving while intoxicated, prima facie guilty. Inexpedient to legislate. Rep. Hamel for Transportation.

No one appeared in favor. Would greatly weaken our DWI laws.

Rep. Sweeney moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Hamel spoke against the motion.

At the request of Rep. Enright, Rep. Hamel answered questions.

Motion lost.

Resolution adopted.

HB 817

relative to reporting to the municipal conservation commissions of dredge and fill matters. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

Includes municipal conservation commissions in notification of dredge and fill provisions. Committee feels that further participation as originally outlined would not reduce delay.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for notice to the municipal conservation commissions, planning boards and requiring the posting of permits for dredge and fill.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- I Notification of Municipal Planning Boards and Conservation Commissions. Amend RSA 483-A:1 (supp) as inserted by 1967, 215:1, as amended, by inserting at the end of said section the following (At the time of filing with the water resources board, said person shall also file three copies of said notice, with or without detailed plan, with the town clerk. The town clerk shall send a copy of the notice to the selectmen, mayor or city manager, the municipal planning board, if any, and the municipal conservation commission, if any.) so that said section as amended shall read as follows:
- 483-A:1 Excavating and Dredging. No person shall excavate, remove, fill or dredge any bank, flat, marsh, or swamp in and adjacent to any waters of the state without written notice of his intention to excavate, remove, fill or dredge to the water resources board. Said notice shall be sent by registered mail to the water resources board at least thirty days prior to such excavating, removing, filling or dredging with a detailed plan drawn to scale of the proposed project. At the time of filing with the water resources board, said person shall also file three copies of said notice, with or without detailed plan, with the town clerk. The town clerk shall send a copy of the notice to the selectmen, mayor or city manager, the municipal planning board, if any, and the municipal conservation commission, if any.
- 2 Permits and Violations. Amend RSA 483-A:4-b (supp) as inserted by 1970, 22:3, by striking out said section and inserting in place thereof the following:
- 483-A:4-b Posting of Permits and Reports of Violations. Project approval by the board shall be in the form of a permit, a copy of which the applicant shall post in a secured manner in a prominent place at the site of the approved project. Any person proceeding without a posted permit shall be in violation of this chapter. All state, county and local law enforcement officers

are directed to be watchful for violations of the provisions of this chapter and to report all suspected violations to the board.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Conley offered an amendment.

AMENDMENT

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

- 3 Investigation by Municipal Conservation Commission. Amend RSA 483-A:4-a (supp) by inserting after paragraph III the following new paragraph:
- IV. Upon written notification by a municipal conservation commission that it intends to investigate any notice received by it pursuant to section 1 of this chapter, the board shall suspend action upon such notice and shall not make its decision on the notice of a minor project nor hold a hearing on it, if a major project, until it has received a written report from the conservation commission, or until thirty days from the date of receipt of the notice, whichever occurs earlier. In connection with any local investigation, a conservation commission may hold an informational meeting, the record of which shall be made a part of the record of the board. If notification by a local conservation commission, pursuant to this section, is not received by the board within seven days following the date the notice is filed, the board shall not suspend its normal action, but shall proceed as if no notification had been made.
- 4 Effective Date. This act shall take effect sixty days after its passage.

Reps. Kopperl and Claffin spoke in favor of the amendment.

Conley amendment adopted.

Ordered to third reading.

The Speaker called for the Special Order on:

HB 898

relative to the authority and rights of appointed chiefs of police.

Rep. T. Anne Webster yielded to Rep. Polak who offered an amendment.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Police Chiefs; Powers and Duties. Amend RSA 105 by inserting after section 2 the following new section:

105:2-a Police Chiefs; Powers; Dismissal. Subject to such written formal policies as may be adopted by the appointing authority, each chief of police, superintendent of police or city marshal of any city or town who is appointed rather than elected, shall have authority to direct and control all employees of his department in their normal course of duty and shall be responsible for the efficient and economical use of all department equipment. Such chief, superintendent or city marshal shall be subject to suspension without pay or dismissal only for cause, and after he has been presented with a written specification of the reasons. Upon such suspension or dismissal, he shall be entitled to a hearing, on the merits and reasonableness of the action, in superior court in the county in which the municipality is located, provided that he petitions the clerk of the superior court for such a hearing within ten days of his suspension or dismissal. The court shall have the power to affirm, modify or negate such suspension or dismissal, based upon its findings.

The clerk read the amendment in full.

Rep. Polak explained the amendment.

Rep. George B. Roberts, Jr. spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless

otherwise ordered by the House, and when the House adjourn today, it be to meet Tuesday next at 10:00 a.m.

Adopted.

LATE SESSION

Third reading and final passage

HB 1015, transferring and repealing existing criminal statutes as proposed by the recodification committee, and making technical amendments to statutes so that they conform to the criminal code.

 ${
m HB}$ 960, relative to interest rates allowable for credit buying.

HB 607, limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents.

HB 1027, amending in general the workmen's compensation laws.

HB 912, conforming state pollution control statutes to the federal requirements.

HB 981, amending, in general, sections of the chapter on probation in the RSA.

HB 890, relative to the control of abortion.

HB 817, providing for notice to the municipal conservation commissions, planning boards and requiring the posting of permits for dredge and fill.

 ${\rm HB}$ 898, relative to the authority and rights of appointed chiefs of police.

On motion of Rep. T. Anne Webster the House adjourned at 11:06 p.m.

Tuesday, 5Jun73

The House met at 10:00 o'clock.

Prayer was offered by Guest Chaplain Rev. Gabriel Houle, Mary Queen of Peace Church, Salem.

Almighty Father, You kindly will to share the work of Your providence with men. We humbly beseech You to inspire this General Court with Your Spirit of wisdom, knowledge, understanding and strength, so that the efforts put forth here may have their beginning in You, and by You, produce fruits worthy of Your infinite justice and love. Amen.

PLEDGE OF ALLEGIANCE

Rep. Canney led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Burns, Patrick and Erickson, the week, important business.

Reps. Ellis and Read, the day, illness.

Reps. Fletcher, G. Winthrop Brown, Vey and Bouchard, the week, illness.

Rep. Cobleigh, indefinite, illness.

ENROLLED BILLS REPORT

HB 255, permitting the employment in a school district of a learning disability teacher.

HB 286, relative to the taking of clams from the ocean waters of New Hampshire.

HB 565, requiring only motor vehicle accidents where damages are three hundred dollars or above to be reported.

SB 41, relative to increasing the amount of homestead.

Mabel L. Richardson

For The Committee

SENATE MESSAGES

INTRODUCTION OF SB's AND SIR's

- SB 131, relative to a mandatory penalty for illegal sales of narcotics for profit. Judiciary.
- SB 234, providing a limited tuition assistance to New Hampshire high school graduates who wish to attend accredited institutions of higher learning within the state; and making an appropriation therefor. Education.
- SB 159, permitting the water supply and pollution control commission to continue minimum algae control effort in the surface waters of the state, and making an appropriation therefor. Resources, Recreation and Development.
- SB 249, relative to education in the field of property tax administration and making an appropriation therefor. Ways and Means.
- SB 144, providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways. Public Works.
- SB 61, relative to workmen's compensation for state employees, creating a workmen's compensation review commission for state employees and making an appropriation therefor. Labor, Human Resources and Rehabilitation.
- SB 212, establishing a commission to study the state retirement systems and making an appropriation therefor. Executive Departments and Administration.
- SB 194, permitting control of outdoor advertising on class IV and V highways. Public Works.
- SB 248, authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor. Education.
- SB 21, regulating the liability of governmental units in actions to recover for bodily injury. Judiciary.
- SB 196, relative to collective bargaining rights of public employees. Labor, Human Resources and Rehabilitation.
 - SB 34, relative to requiring certain foreign corporations

to file a copy of their corporate charter and a copy of their record of organization with the secretary of state and relative to the content of annual returns of corporations and other associations. Statutory Revision.

- SB 257, relative to regulation of refrigeration technicians. Labor, Human Resources and Rehabilitation.
- SB 100, providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973. Executive Departments and Administration.
- SB 75, adopting the uniform management of institutional funds act. Statutory Revision.
- SB 202, relative to the construction of Dover-Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor. Public Works.
- SB 266, to approve a road in Merrimack under RSA 162-A:6-b at private expense. Public Works.
- SB 101, establishing a public defender system for Merrimack and Hillsborough counties. Judiciary.
- SJR 19, making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry. Resources, Recreation and Development.
- SJR 14, providing a supplemental appropriation for payment of counsel for indigent defendants. Appropriations.
- SJR 16, relative to retirement credit for Thomas A. Bolton and allowing Ernest W. Weeks to enter the retirement system and receive credit for prior employment. Executive Departments and Administration.

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 101, relative to aircraft financial responsibility.

RECESS AFTER RECESS

COMMITTEE REPORTS

HB 182

providing for the perambulation of the New Mampshire-

Massachusetts boundary line and funding the perambulation of the New Hampshire-Maine boundary line and making appropriations therefor. Ought to pass. Rep. Drake for Appropriations.

At the request of Rep. Sanborn, Rep. Drake answered questions.

Ordered to third reading.

HB 202

outlining procedures and providing for search and rescue operations and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 206-A:5 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

206-A:5 Regulations and Procedures. The director of the fish and game department shall, after consultation with the director of the state aeronautics commission, make rules, regulations and operational procedures for the implementation of the purposes of this chapter.

Amend section 3 of the bill by striking out the same and inserting in its place the following:

3 Appropriation. The sum of fifty thousand dollars is appropriated for the fiscal year ending June 30, 1974 and a like amount for the fiscal year ending June 30, 1975 to the department of fish and game to coordinate search and rescue activities as directed by RSA 206-a as inserted by section 1 of this act. The funds hereby appropriated shall be expended by the director of the department of fish and game for personal services of individuals, including members of appropriate private organizations, incurred in conducting search and rescue operations; equipment used in search and rescue operations and its maintenance, including reimbursement to private individuals and appropriate private organizations for equipment used in search and rescue operations; supplies and other expenditures relating to the conduct of search and rescue operations. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

At the request of Rep. William P. Boucher, Rep. Chamberlin answered questions.

Amendment adopted.

Ordered to third reading.

HB 240

providing shift differential compensation for state employees and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 278

providing for overtime payment for the inspectors in the office of the state fire marshal. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after section 1 and inserting in place thereof the following new sections:

2 Appropriation. There is hereby appropriated to the office of the state fire marshal for personnel services in accordance with the provisions of this act the sum of four thousand eight hundred and twenty-two dollars for fiscal year 1974 and the sum of five thousand eight hundred and twenty-eight dollars for fiscal year 1975. Said appropriations shall be in addition to all other appropriations for said office. The governor is authorized to draw his warrant for said sums hereby appropriated out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect June 23, 1973.

Amendment adopted.

Ordered to third reading.

HB 390

providing for the care and treatment of children with endstage kidney disease and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

The committee favors this humanitarian measure.

Ordered to third reading.

HB 443

relative to legal representation for caseworkers appearing in court on neglected or abused children cases. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 505

providing for a salary payment in lieu of maintenance for the warden and deputy warden of the state prison and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

To delete the positions of warden and deputy warden of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

I Maintenance. Amend RSA 94:5 (supp) as amended, by striking out in lines six and seven the words "warden and deputy warden, state prison" so that said section as amended shall read as follows:

94:5 Maintenance. The following positions shall carry with them maintenance; superintendent, assistant superintendent, directors of clinical services, director of clinical and surgical services, director of psychiatric education and research, director of out-patient services, and director of correctional psychiatry, New Hampshire Hospital; superintendent and deputy superintendent, industrial school; and the superintendents of Laconia state school and state sanatorium, and commandant of the New Hampshire soldiers' home, and the deputy superintendent of Laconia state school. Maintenance for the above positions shall consist only of the use of a furnished house or apartment located on the institution grounds and the following utilities; heat, gas, electricity, water and one institution extension phone to be used only for official state purposes. No other unclassified

state employee, except those specified in this section, shall receive any maintenance or payment in lieu thereof, provided however, that if quarters are available at any state institution or any state property, the department head thereof may assign to an unclassified employee such quarters, furnished or unfurnished, including any or all of the following utilities; heat, fuel, gas, electricity, and water, and provided further that a department head of a state agency which serves meals may permit any unclassified employee to purchase such meals. Any employee to whom such quarters have been assigned or who has been authorized to purchase such meals shall reimburse the state for such quarters or meals at a rate to be determined by the governor and council.

2 Salaries Established. Amend RSA 94:1 (supp) as amended, by striking out where they appear in alphabetical order the lines:

"Deputy warden, state prison	10,658	13,986
Warden, state prison	17,985	19,984''
,	,	,

and inserting in proper alphabetical order the following:

(Deputy warden, state prison	13,158	16,486
Warden, state prison	20,485	22,484)

3 Appropriation. There is hereby appropriated the sum of seven thousand three hundred ninety five dollars and eighty three cents to provide for a two thousand five hundred dollar increase in addition to the annual salary provided for in RSA 94:1 for the appropriate warden of the state prison for the period October 1, 1971 to June 30, 1973 and to provide for a two thousand five hundred dollar increase in addition to the annual salary provided for in RSA 94:1 for the appropriate deputy warden of the state prison for the period April 15, 1972 to June 30, 1973. The governor is authorized to draw his warrant for said sum appropriated out of any money in the treasury not otherwise appropriated.

4 Effective Data. This act shall take effect upon its passage. The comptroller is authorized to process salary payments retroactive to October 1, 1971, to the appropriate warden of the state prison and to April 15, 1972 to the appropriate deputy warden of the state prison.

Amendment adopted.

Ordered to third reading.

HB 506

permitting village districts to be formed for purposes of impounding water. Ought to pass. Rep. Drake for Appropriations

No cost to state.

Ordered to third reading.

HB 587

permitting John P. McGee to receive retroactive credit with city of Portsmouth Employee Retirement System. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter covered by HJR 43.

Resolution adopted.

HB 592

increasing the percentage of the transfer tax paid for collection thereof and providing that the same shall be paid to the counties. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 625

relative to continuing education for optometrists and increasing the renewal license fee for optometrists. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 2 of same and inserting in place thereof the following:

- 2 Continuing Education Courses. Amend RSA 327 by inserting after section 32, the following new section:
- 327:33 Continuing Education Courses Required. All registered optometrists registered in this state shall be required to take annual courses of study in subjects relating to the practice of the profession of optometry. The subject matter of such courses shall include, but not be limited to utilization and application of new techniques, scientific and clinical advances, and the achievements of research so as to assure expansive and comprehensive care of the public. The length of study shall be prescribed by the board, but shall not exceed twenty-five hours

in any calendar year. Attendance must be at a course approved by the board. Attendance at any course of study is to be certified to the board upon a form provided by the board and shall be submitted by each registered optometrist at the time he makes application to the board for the renewal of his license and payment of his renewal fee. Within the amounts appropriated for this purpose, the board is authorized to contract with institutions of higher learning, professional organizations, and qualified individuals for providing of educational programs for the purpose of meeting this requirement. The board is authorized to treat funds set aside for the purpose of continuing education as state funds for the purpose of accepting any funds made available under federal law on a matching basis for the promulgation and maintenance of programs of continuing education. In no instance may the board require a greater number of hours of study than are available at approved courses held within the state, and the board shall be allowed to waive in whole or in part this study requirement in cases of certified illness or undue hardship.

Amendment adopted.

Ordered to third reading.

HB 630

relative to warning of upcoming speed limit signs and the use of radar. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the use of radar and other electronic method of speed detection on interstate and state highways.

Amend section 1 of the bill by striking out the same and inserting in its place the following:

1 Use of Radar and Other Electronic Methods of Speed Detection. Amend RSA 262-A by inserting after section 60 the following new section:

262-A:60-a Radar Prohibited. No vehicle being operated on

any interstate highway or any part of the state highway system shall be clocked by radar or any other electronic means of speed detection before said vehicle has travelled six hundred feet in any speed zone established under the provisions of sections fifty-four or fifty-six of this chapter where the prima facie or absolute speed limit is lower than the limit applicable in the speed zone in which said vehicle was traveling immediately before entering said lower speed zone. Evidence obtained by the use of radar or any other electronic means of speed detection in violation of this section shall be inadmissible in any prosecution for violation of any speed regulation in this chapter.

Amendment adopted.

Ordered to third reading.

HB 641

permitting assignment of the right to refund of motor vehicle road tolls to voluntary corporations. Inexpedient to legislate. Rep. Drake for Appropriations.

Bill would cost too much to administer as well as verify all applications.

Resolution adopted.

HB 681

transferring members from the predecessor systems to the New Hampshire retirement system. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 800

relative to workmen's compensation to state employees and reimbursing the general fund by transfer of funds. Ought to pass. Rep. Drake for Appropriations.

This bill provides that special funds be assessed for workmens' compensation benefits paid to employees working in special fund agencies (Highway and Fish and Game Departments).

Ordered to third reading.

HB 818

relative to the administration of the revenue laws. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Transfer of Funds. All monies appropriated to the tax commission and all monies available to it from any source except monies appropriated for the salaries of the three tax commissioners and the classified positions of 1 clerk steno IV, 1 clerk steno II and 1 clerk typist II are hereby transferred to the department of revenue administration. The monies appropriated to the tax commissioners and the classified positions of 1 clerk steno IV, 1 clerk steno II and 1 clerk typist II is hereby transferred to the board of taxation.

Further amend the bill by striking out section 7 and inserting in place thereof the following:

7 Transfer of Personnel, Property, etc. The personnel, property, and records of the state tax commission, except members of the tax commission and the classified positions of 1 clerk steno IV, 1 clerk steno II and 1 clerk typist II, are hereby transferred to the department of revenue administration. The transfer herein provided for shall not eliminate any existing position within the classified service unless such position shall be vacant or, if filled, its incumbent has been transferred to an equivalent or higher paid position of like tenure. No permanent classified state employee shall be required to take an examination to remain in his position. Unclassified employees within the tax commission shall also be transferred to the department of revenue administration and no vacancies in such positions are created by this act.

Further amend the bill by striking out section 18 and inserting in place thereof the following:

18 Employees. There are hereby established in the board of taxation two permanent classified positions of review appraiser III.

Further amend the bill by striking out section 20 and inserting in place thereof the following:

20 Appropriation. There is hereby appropriated for the fiscal year ending June 30, 1974 and for fiscal year ending June 30, 1975, to be expended for the purposes of this act as follows:

	FY 1974	FY 1975
Office of the State Commissioner: Commissioner of revenue	\$20,301	\$21,321
Personal services:	97 500	00.000
Permanent	27,520	29,226
Current expenses	2,200	3,000
Travel:		
In state	7,500	7,500
Out of state	1,000	1,000
Other expenditures:		
Benefits	3,597	3,763
Total	\$62,118	\$65,810
	====	====

This appropriation shall be in addition to all other appropriations for the office of the state commissioner. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HB 837

establishing the American and Canadian French cultural exchange commission. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment strikes out expenses for members of this commission and authorizes them to accept gifts or grants and expend the same with Governor and Council approval.

AMENDMENT

Amend RSA 19-C:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

19-C:1 Commission Established. There is hereby created and established an American and Canadian French cultural exchange commission to consist of seven members, all of whom shall be American citizens fluent in the French language and residents of the state, to be appointed by the governor and council for terms of seven years. The governor and council shall designate one of the members as chairman and shall fill vacan-

cies for the unexpired term. The members shall serve without compensation. The commission is authorized to accept any gifts, grants or donations and to disburse and administer the same for the purposes of this chapter with governor and council approval.

Amendment adopted.

Ordered to third reading.

HB 865

providing for certain motor vehicle privileges free to permanent and totally disabled veterans. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 1004

increasing the limit on the amount of bonds which may be guaranteed by the state for water supply and pollution control projects. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill increase the aggregate amount of the bonds which may be guaranteed by the state for pollution control purposes from one hundred thirty-five million dollars to one hundred forty-five million dollars.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

- l Amount Increased. Amend RSA 149:5 (supp), as amended, by striking out in lines five and fourteen the word "thirty-five" and inserting in place thereof the following (forty-five) so that said section as amended shall read as follows:
- 149:5 State Guarantee. In view of the general public benefits resulting from the elimination of pollution from the public waters of the state, the governor and council are authorized in the name of the state of New Hampshire to guarantee unconditionally, but at no time in excess of the total aggregate sum for the entire state of one hundred and forty-five million dollars, the payment of all or any portion, as they may find to be in the public interest, of the principal of and interest on any bonds or notes issued by any municipality, town, city, county,

or district for construction of sewage systems, sewage treatment and disposal plants, or other facilities necessary, required or desirable for pollution control, and the full faith and credit of the state are pledged for any such guarantee. The outstanding amount of principal and interest on such bonds and notes, the payment of which has been guaranteed by the state under the provisions of this section, shall at no time exceed the amount of one hundred and forty-five million dollars. The state's guarantee shall be endorsed on such bonds or notes by the state treasurer; and all notes or bonds issued with state guarantee shall be sold at public sealed bidding to the highest bidder. Any and all such bids may be rejected and a sale may be negotiated with the highest bidder. In the event of default in payment of any such notes or bonds, the state may recover any losses suffered by it by action against the town as provided in RSA 530.

Amendment adopted.

Ordered to third reading.

HB 1009

authorizing the use of Reed Act funds. Ought to pass Rep. Drake for Appropriations.

Ordered to third reading.

HJR 24

relative to work credit in the policemen's retirement system for Willis S. Low. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter covered by HJR 43.

Resolution adopted.

HJR 28

relative to retirement credit for Floris Henry Lanigan. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter covered by HJR 43.

Resolution adopted.

HJR 30

relative to the purchase of a fire truck for the city of Concord and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the resolution by striking out everything after the resolving clause and inserting in its place the following:

That the state of New Hampshire hereby appropriates the sum of forty thousand dollars for the purpose of the purchase, by the said city of Concord, New Hampshire of a one hundred foot rear mount, aerial ladder, fire truck with equipment, for the fire department of said city; and

That the city of Concord shall be responsible for providing the specifications for the vehicle and shall be required to submit the item to competitive bidding. The governor is authorized to draw his warrant for said sum appropriated out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HJR 34

making an additional appropriation for dual enrollment and child benefit service grants. Inexpedient to legislate. Rep. Drake for Appropriations.

Since program is in doubt, committee can't see funding for past two years.

Resolution adopted.

HJR 37

providing for 1975 World Cup Championship at Cannon Mountain. Ought to pass. Rep. Drake for Appropriations.

Concept and program benefits entire state.

Ordered to third reading.

HJR 38

appropriating supplementary funds for certain retirees from the university of New Hampshire. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HJR 39

establishing a state retirement commission to study the state

retirement systems and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HJR 40

relative to fencing land adjacent to the Jaffrey Reservoir and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee feels DRED could accomplish desired results for less money.

Resolution adopted.

HJR 41

relative to the payments to welfare patients in nursing homes. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HCR 23

establishing a special committee to study the election laws. Inexpedient to legislate. Rep Cate for Statutory Revision.

Will be done by the speaker.

Be it Resolved by the House of Representatives, the Senate concurring:

That there is hereby established a special committee consisting of seven members to study and recommend changes or revisions in the election laws; and

That three members shall be members of the House of Representatives appointed by the Speaker of the House, two members shall be members of the Senate appointed by the President of the Senate, and the director of Legislative Services or designee shall be the seventh member; and

That said committee shall have the necessary powers and authority to fully investigate any matters pertaining to said election laws, at either local or state level; and

That the committee shall report to the 1975 General Court on or before December 15, 1974, any recommendations for changes in the election laws which it proposes be enacted by said session; and

That said committee shall be continued in existence and continue its deliberations, investigations and study during the interim after the adjournment of the 1973 session of the General Court and shall, by delivering to the Speaker of the House and President of the Senate on or before December 15, 1974 a report of its findings and a draft of any legislation it proposes be enacted.

Resolution adopted.

HB 10

relative to the registration and operation of off highway recreational vehicles. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the registration and operation of off highway recreational vehicles and making an appropriation therefor.

Amend the bill by striking out all after section 5 and inserting in place thereof the following:

6 Appropriation. Notwithstanding the provisions of RSA 269-C:18, as inserted by section 1 of this bill, there is hereby appropriated for the fiscal year ending June 30, 1974 and for fiscal year ending June 30, 1975, to be expended for the purposes of this act as follows:

FY 1974 FY 1975

I. Resources and economic development:

Administration and support:

Off highway recreation vehicle bureau:

Personal services:

Permanent:

I supervisor of OHRV bureau	\$11,758	\$12,468
l clerk steno III	5,629	5,883
l area supervisor	6,268	6,522
Other	20,000	20,000
Current expenses	29,200	29,200

Travel:		
In state	2,000	2,000
Out of state	1,000	1,000
Equipment	37,650	25,500
Other expenditures:		
Benefits	3,929	4,039
Land acquisition, easements		
streams, etc.	66,794*	107,210*
Total	\$184,228**	\$213,822**
Estimated source of funds for OHRV bureau:		
Off highway recreation vehicle fees	\$184,228	\$213,822
- 7	====	====

*This appropriation shall be matched with any available federal BOR funds and shall not be transferred or used for any other purpose.

**If the total off highway recreation vehicle fees is less than \$475,160 estimated, this appropriation shall be reduced by the amount of reduction in off highway recreation vehicle estimates proportionately between the department of resources and economic development and the fish and game department.

1	0 1	
	FY 1974	FY 1975
II. Department of safety:		
Off highway vehicle safety:		
Personal services:		
Other	\$10,000	\$10,000
Travel:		
In state	3,000	3,000
Current expenses	60,924	30,924
Total	\$73,924	\$43,924
10111	====	====
Estimated source of funds for off highway vehicle safety:		
Off highway recreation vehicle	fees \$73,924	\$43,924
		====

III. Fish and game: There is hereby appropriated to the fish and game fund one hundred ninety thousand sixty-four

dollars for the fiscal year ending June 30, 1974 and the like sum for the fiscal year ending June 30, 1975. If the total off highway recreation vehicle fees is less than \$475,160 estimated, this appropriation shall be reduced by the amount of reduction in off highway recreation vehicle estimates proportionately between the department of resources and economic development and the fish and game department.

The governor is hereby authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

7 Effective Date. Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 23, 24, I, II, III, VI, VII, VIII, IX, X, 26, 27 and 28 of RSA 269-C as inserted by section 1 of this act shall take effect July 1, 1973. Sections 14, 16, 17, 18, 19, 20, 21, 22, 24, IV and V, and 25 of RSA 269-C as inserted by section 1 of this act shall take effect September 1, 1973. Sections 2, 3, 4, 5 and 6 of this act shall take effect July 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 150

providing for solid waste disposal and resource recovery and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing for solid waste disposal and resource recovery

Amend RSA 147:45 as inserted by section 1 of the bill by striking out the same.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1973.

At the request of Rep. George E. Gordon, Rep. Drake answered questions.

Rep. Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Rep. Scamman spoke against the motion.

(discussion)

Rep. Greene spoke against the motion.

Motion lost.

Rep. Gordon requested a division and subsequently withdrew his request.

Amendment adopted.

Ordered to third reading.

HB 151

establishing a solid waste committee. Ought to pass with amendment. Rep. Drake for Appropriations.

Rep. Bednar moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Rep. Huot spoke against the motion.

Rep. Drake moved that HB 151 be Laid on the table.

Laid on table.

HB 218

permitting the sale of sweepstake tickets and authorizing incentive awards to ticket sellers. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Sayer moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Sayer yielded to Rep. Hall to answer questions.

Rep. Hall yielded to Rep. Gerry F. Parker for further explanation.

Reps. Drake and Gerry F. Parker spoke in favor of the motion.

Motion adopted.

Ordered to third reading.

Rep. Cobleigh, for the Nashua Delegation, submitted the following:

RESOLUTION

Whereas, Greg Landry was an outstanding example of the New Hampshire High student athlete at Nashua High; earning both scholastic and athletic honors, and

Whereas, he was even more eminently successful in a collegiate environment at the University of Massachusetts (regretfully for UNH football fans), leading the Minutemen to a Yankee Conference Championship and in the process earning college division All America laurels, and in addition being selected as the outstanding Senior player of the 1967 season by the New England Football writers, and

Whereas, he was the first round draft choice of the Detroit Lions advanced to the starting quarterback position and directed the Lions to the National Football League play-offs in the 1971 season, and

Whereas, he has endeared himself to his fellow citizens in his home state as Chairman of the New Hampshire Christmas Seal Campaign, and

Whereas, in addition to serving in the New Hampshire National Guard as a member of Battery B First Battalion 172nd Field Artillery, he has toured our high schools in support of the Guard's Enlistment Program, now therefore be it

Resolved, that the House of Representatives does recognize Greg Landry's achievements as a student, athlete, and citizen soldier.

Unanimously adopted.

HB 20

removing the requirement of public convenience and necessity for common carriers by motor vehicles. Inexpedient to legislate. Rep. Drake for Appropriations.

At the request of Rep. Hamel, Rep. Raymond answered questions.

(discussion)

Rep. Hamel moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Raymond and Drake spoke against the motion.

Reps. Albert C. Jones, Chambers, David J. Bradley, Daniell, George E. Gordon and Joseph M. Eaton spoke in favor of the motion.

Reps. Curran, Joseph L. Cote, D'Amante, William P. Boucher, James W. Murray, Clark, Gelinas, Taber, Burrows and Lebel nonspoke in favor of the motion.

Reps. Cunningham and Colby nonspoke against the motion.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

HB 182, providing for the perambulation of the New Hampshire-Massachusetts boundary line and funding the perambulation of the New Hampshire-Maine boundary line and making appropriations therefor.

HB 202, outlining procedures and providing for search and rescue operations and making an appropriation therefor.

HB 278, providing for overtime payment for the inspectors in the office of the state fire marshal.

HB 390, providing for the care and treatment of children with end-stage kidney disease and making an appropriation therefor.

HB 505, to delete the positions of warden and deputy warden of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions.

HB 506, permitting village districts to be formed for purposes of impounding water.

HB 625, relative to continuing education for optometrists and increasing the renewal license fee for optometrists.

HB 630, relative to the use of radar and other electronic method of speed detection on interstate and state highways.

HB 681, transferring members from the predecessor systems to the New Hampshire retirement system.

HB 800, relative to workmen's compensation to state employees and reimbursing the general fund by transfer of funds.

HB 818, relative to the administration of the revenue laws.

HB 837, establishing the American and Canadian French cultural exchange.

HB 865, providing for certain motor vehicle privileges free to permanent and totally disabled veterans.

HB 1004, increasing the limit on the amount of bonds which may be guaranteed by the state for water supply and pollution control projects.

HB 1009, authorizing the use of Reed Act funds.

HJR 30, relative to the purchase of a fire truck for the city of Concord and making an appropriation therefor.

HJR 37, providing for 1975 World Cup Championship at Cannon Mountain.

HB 150, providing for solid waste disposal and resource recovery.

- HB 218, permitting the sale of sweepstake tickets and authorizing incentive awards to ticket sellers.
- HB 20, removing the requirement of public convenience and necessity for common carriers by motor vehicles.
- HB 10, relative to the registration of off highway recreational vehicles and making an appropriation therefor.

RECESS AFTER RECESS

SENATE MESSAGES

INTRODUCTION OF SCR 9

First, second reading and referral

SCR 9, memorializing the commisioner of Public Works and Highways to proceed with the construction of the Nashua-Hudson Circumferential Highway as rapidly as funds become available. Public Works.

CONCURRENCE

The Senate suspended Rule 18 of the joint rules to allow final action on this constitutional amendment after the deadline therein provided.

CACR 33, Relating To: Special Sessions of the General Court. Providing That: A majority of the members of the general court may call a special session of the general court.

SUSPENSION OF RULES

Rep. Bednar moved that Rule 18 of the joint rules be suspended to permit the consideration of CACR 33 at the present time.

Rep. Nelson spoke against the motion.

Rep. Harvell moved that CACR 33 be a Special Order for tomorow.

Adopted.

COMMITTEE OF CONFERENCE REPORT

(Printed S.J. June 1)

HB 101, relative to aircraft financial responsibility.

Rep. Hamel moved that the House adopt the Committee of Conference Report.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 430

relative to increasing the percent of the road toll revenue for highway subsidy to towns and cities. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that present distribution formula to cities and towns should not be raised now. Possible gasoline shortage was a factor in determining this bill.

Rep. George I. Wiggins moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Drake, Scamman and Raymond spoke against the motion.

Reps. Bednar and Nutt spoke in favor of the motion.

(discussion)

A division was requested.

132 members having voted in the affirmative and 128 in the negative, the motion prevailed.

Rep. Raymond requested a roll call and subsequently withdrew his request.

Rep. Raymond challenged the vote.

139 members having voted in the ffirmative and 134 in the negative, the motion prevailed.

Rep. Curran wished to be recorded as voting against the motion.

Ordered to third reading.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 62, relative to petitions for trust companies, savings banks or branch banking.

(Amendment printed SJ 3/22)

Rep. Bigelow moved the House nonconcur with Senate amendment and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Wayne E. Helie, Nims and Leighton.

UNANIMOUS CONSENT

Rep. George E. Gordon addressed the House by unanimous consent.

COMMITTEE REPORTS CONTINUED

HB 471

increasing the membership of the personnel commission. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 477

regulating food service establishments. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Edward A. Johnson moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate and spoke in favor of the motion.

(discussion)

Reps. Nelson, Pierce and Coutermarsh spoke in favor of the motion.

Rep. Huot explained the committee report.

Rep. George E. Gordon spoke against the motion.

Rep. Chris K. Andersen moved that HB 477 be made a Special Order for tomorrow and spoke in favor of the motion.

Reps. Gerry F. Parker and Nelson spoke against the motion.

Motion lost.

Question on the motion to substitute.

Motion adopted.

Ordered to third reading.

SENATE MESSAGE

INTRODUCTION OF SB's AND SJR

SB 267, relative to dual enrollment and child benefit services. Education.

SB 228, establishing a committee to recommend a codification of the environmental laws of the state. Environment and Agriculture.

SJR 22, to reimburse Charles and Catherine Valenti for damage to their water supply. Public Works.

VACATE

Rep. McLane moved that the House vacate the reference of SB 181, relative to participation in a New England power pool, to the committee on Executive Departments and Administration and re-refer said bill to the committee on Interstate Cooperation.

Adopted.

HB 493

creating the position of executive secretary for the state conservation committee. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. McLane moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Scamman and Chandler spoke against the motion.

Rep. Sara M. Townsend spoke in favor of the motion.

Rep. Williamson explained the bill.

Motion lost.

Resolution adopted.

HB 504

creating an open space land study commission and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations. Covered by HB 307, subject studied in that legislation and previous studies.

Rep. Philip C. Heald moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

l Open Space Land Study Commission Established. There is hereby established an open space land study commission to be composed as follows: three representatives appointed by the speaker of the house; one senator appointed by the president of the senate; three citizens appointed by the governor and council; the director of the office of community planning or his designee; and a representative of the university of New Hampshire designated by the president of the university. Said commission shall study all aspects of open space land use and preservation including but not limited to: use taxation; local, regional and state land use planning and zoning; scenic easements and public acquisition and management of open space lands. The following state officials shall be available to the commission as consultants: a state forester appointed by the director of the division of resources development, department of resources and economic development; the commissioner of agriculture or his designee; a representative of the department of resources and economic development appointed by the commissioner of said department; and a state tax commissioner selected by the tax commission. The commission shall report as it deems appropriate any interim findings or recommendations to the governor and to any special session of the 1973 general court and shall submit its final report together with any proposed legislation on or before January 15, 1975 to the 1975 session of the general court. The members shall not be entitled to any salary, but are entitled to reimbursement for mileage and expenses incurred in carrying out their duties under this act. The commission is authorized to employ temporary clerical help to assist in the preparation of reports and records of meetings.

The clerk read the amendment in full.

Rep. Heald yielded to Rep. Elmer L. Johnson.

Rep. Johnson spoke in favor of the motion.

(discussion)

Rep. Scamman spoke against the motion.

Reps. Greene, Bednar and Harvell spoke in favor of the motion.

Rep. George I. Wiggins nonspoke in favor of the motion.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

129 members having voted in the affirmative and 109 in the negative, the motion prevailed.

Heald amendment adopted.

Ordered to third reading.

VACATE

Rep. Frizzell moved that the House vacate the reference of SB 236, providing due process in the right of appeal for suspended state employees, to the committee on Judiciary and rerefer said bill to the committee on Executive Departments and Administration.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 148

relative to furnishing generic as well as brand names of prescription drugs. Ought to pass with amendment. Rep. Drake for Appropriations.

At the request of Rep. Chris K. Andersen, Rep. Ferguson explained the amendment.

(discussion)

Reps. Vesta M. Roy, Joseph L. Cote, Andersen and Gallen spoke against the amendment.

Rep. Woodruff nonspoke against the amendment.

Rep. Drake explained the committee report.

Reps. Dupont and Seamans moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Ordered to third reading.

HIR 5

making an appropriation for the purchase and installation of an electronic roll call system for the house of representatives. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment provides bond issue and provision that amount appropriated shall not exceed \$220,000.

AMENDMENT

Amend paragraph 2 of the bill by striking out the lines "The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated." and inserting in place thereof the following:

Bonds Authorized. To provide funds for the appropriation made above, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of two hundred twenty thousand dollars, and for said purpose may issue bonds and notes in the name of and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

Rep. Drake explained the committee amendment.

Amendment adopted.

Ordered to third reading.

HB 539

establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 135-B:35 as inserted by section 1 of the bill

by striking out the same and inserting in place thereof the following:

135-B:35 Conduct of Hearing. For hearings held pursuant to this chapter, the person sought to be admitted shall have the right to legal counsel, and also the right to present evidence on his own behalf, the right to have a closed hearing unless the person sought to be admitted requests otherwise, and the right to cross-examine witnesses. The person sought to be admitted shall have the right to summon as a witness the psychiatrist who filed the psychiatric evaluation pursuant to RSA 135-B:32 and cross-examine him as to his findings. A transcript which may consist only of an audio recording of the proceedings, at the court's discretion, shall be made of the entire proceeding to serve as the basis for an appeal, and the costs of such a transcript shall be apportioned between the state and the person sought to be admitted as the judge sees fit. Such transcript or recording shall be retained by the court for a two-year period or until official notice is received of discharge if the person is admitted on an involuntary basis and subsequently discharged.

Amend section 8 of the bill by striking out the same and inserting in place thereof the following:

8 Appropriation. The sum of one hundred thousand dollars is appropriated for the fiscal year ending June 30, 1974 and shall not lapse until June 30, 1975 to the department of health and welfare, division of mental health to provide for the probate court hearings as provided in RSA 135-B, as inserted by section 1 of this act, and as provided in section 7 of this act. The per diem compensation of probate court judges and attorneys not from New Hampshire Legal Assistance who represent indigent patients or indigent persons sought to be admitted, the costs to the state and to indigent persons of transcripts or recordings of hearings, the costs of witness fees for indigent patients or indigent persons sought to be admitted, the costs of an examination of indigent persons by a psychiatrist prior to a hearing for involuntary admission, plus other expenses incidental to such hearings, shall be a charge upon the funds hereby appropriated. The attorney general is authorized to employ one or more consultants to represent the state in accordance with the provisions of this act which shall be a charge upon the funds herein appropriated to the division of mental health. The governor is authorized to draw his warrant for the sums

hereby appropriated out of any money in the treasury not otherwise appropriated.

At the request of Rep. T. Anne Webster, Rep. George B. Roberts, Jr. answered questions.

Rep. Roberts yielded to Rep. Huot to answer questions.

Rep. Huot yielded to Rep. Nighswander for further explanation.

Rep. T. Anne Webster moved that the words, be referred to the committee on Public Health and Welfare for interim study, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Reps. Huot, Underwood Coutermarsh and George B. Roberts, Jr. spoke against the motion.

Reps, Milne and Parr moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Amendment adopted.

Ordered to third reading.

HB 994

providing for continued expenditures at current levels in the event a subsequent budget is not enacted. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Stevenson moved that HB 994 be Laid on the Table.

Adopted.

HB 496

providing an appropriation for old age assistance. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 844

relative to the practice of architecture. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

- 4 Powers and Duties. Amend RSA 310:7, as amended, by striking out said section and inserting in place thereof the following:
- 310:7 Powers and Duties. The board shall have the power to adopt and amend all rules of procedure, not inconsistent with the constitution and laws of this state, which reasonably may be necessary for the proper performance of its duties and the regulation of the proceedings before it. The board shall adopt and have an official seal. The board shall be authorized to promulgate, as part of its regulatory function, rules of professional conduct governing the practice of licensed architects.

Amendment adopted.

Ordered to third reading.

HB 619

authorizing a state guarantee of bonds of the industrial development authority for pollution control purposes. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

Rep. George B. Roberts, Jr. wished to be recorded as voting "no" on HB 619.

HB 730

providing for regional vocational education programs and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 188-D:7, I, (c) as inserted by section 1 of the bill by striking out said subparagraph and inserting in place thereof the following:

(c) If the sending district does not maintain a high school within the district, the sending district shall be responsible for the usual tuition charge and if the regional center tuition is higher, the sending district will pay twenty-five percent of the additional charge and the state will pay seventy-five percent.

Amend RSA 188-D:7, I, (d) as inserted by section 1 of said bill by striking out said subparagraph and inserting in place thereof the following:

(d) If the sending district is under contract to a public or private school for its high school education, including an authorized regional enrollment area contract, the sending district shall be responsible for the usual tuition charge and if the regional center tuition is higher, the sending district will pay twenty-five percent of the additional charge and the state will pay seventy-five percent. Exclusive contractual arrangements shall not be used as a basis to exclude students from being eligible to secure vocational education under this chapter.

Amend RSA 188-D:9, II as inserted by section 1 of said bill by striking out said paragraph and inserting in place thereof the following:

II. If the appropriation to the state department of education for tuition and transportation exceeds the actual cost during any given fiscal year, the excess funds will be distributed to the regional centers on the basis of the number of regional vocational education students enrolled in the center programs compared to the total number of regional vocational students in the state for that fiscal year. Such excess funds made available to the regional school shall be used as a special allocation for the upgrading of the regional vocational program. The state board of education may carry over any excess funds in one fiscal year to the following fiscal year for tuition and transportation to supplement that year's appropriation should a shortage of tuition and transportation funds appear to be imminent due to expansion of programs. If by November first of the subsequent year it appears no such deficiency is imminent, the previous year's balance shall be distributed as indicated in this section, but in no case shall this amount distributed exceed ten dollars per student attending, and the balance shall lapse.

Amendment adopted.

Ordered to third reading.

HB 793

providing for the state treasurer to establish a special fund for reimbursements received for prefinanced water pollution control projects. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HJR 43

relative to retirement credit for Clarence W. Metcalf. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the caption of said resolution by striking out the same and inserting in place thereof the following:

JOINT RESOLUTION

relative to retirement credits for Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis, Francis J. Donahue, John P. McGee and Willis S. Low.

Amend said resolution by striking out all after the resolving clause and inserting in place thereof the following:

Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis and Francis J. Donahue shall each be entitled to receive creditable service in their respective retirement systems for those periods of prior service on which they withdrew their contributions, upon repayment by them of the sums so withdrawn, plus interest at four percent from the date of withdrawal to the date of repayment.

John P. McGee and Willis S. Low are each hereby authorized to purchase creditable service in their respective retirement systems, for those periods of service when they were employed but did not make contributions, on condition that said individuals and their employers make such contributions as determined by the board of trustees, plus interest at four percent for the period from when payments should have been paid to the date of payment.

The credits hereby authorized shall not be credited unless the payments required hereunder are made within one year from the effective date of this resolution.

Amendment adopted.

Ordered to third reading.

HB 508

creating centralized land acquisition procedures and establishing a natural heritage conservation fund and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Williamson moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Drake spoke against the motion.

Reps. Greene, Milbank, McLane, Haller, Woodruff, Belair, Galloway, Daniels, Arthur W. Mann, Zechel, Claffin, Madeline G. Townsend, Conley, Duprey, Cox and Stevenson nonspoke in favor of HB 508.

A division was requested.

135 members having voted in the affirmative, and 145 in the negative, the motion lost.

Resolution adopted.

HB 478

permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission and payment of a three per cent tax. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Barka moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations, subject to rules and regulations established by the sweepstakes commission, and payment of a fifteen per cent tax.

Amend RSA 284:21-s, II as inserted by section 1 of said bill, by striking out in line one the word "three" and inserting in place thereof the following (fifteen) so that said paragraph as amended shall read as follows:

II. Payment of a tax of fifteen per cent of the gross proceeds derived from such game to the sweepstakes commission within

ten days after the playing of the game. All funds collected hereunder shall be credited to the special fund established under RSA 284:21-j.

The clerk read the amendment in full.

Rep. Barka spoke in favor of the motion.

(discussion)

Rep. Drake explained the committee report.

Rep. Hall spoke against the motion.

Reps. Coutermarsh and Gerry F. Parker spoke in favor of the motion.

Reps. Desilets, Gagnon, Fisher, Cox, Pryor, Sewall, Charest, Tavitian, Marsh, Twardus, Laurent J. Boucher, Skinner, Desmarais, Lachance, Brodeur, Currier, Polak, Vey, Dupont, Bergeron, Harvey, Romeo A. Chasse, Lebel, Gardner, McDonough, Southwick, Myrl R. Eaton, Simard, Kincaid, Ouellette, Whipple, Fred E. Murray, Shea, King, Trombly, Tibbetts, Estabrook, Peter N. Chasse, Erickson, George J. Thibeault, Nutting, Coburn, Hildreth, Splaine, Colby, Rock, Ellis, Gelinas, Roderick H. O'Connor, Beaulieu, Bernier, Mary J. Sullivan, Nardi, Murphy, Duhaime, Ezra B. Mann, Elizabeth E. Goff, Boisvert, Helen F. Wilson, Burrows, LaRoche, Fortier, Albert C. Jones, Gay, Conway, Grady, Timothy K. O'Connor, Stevens, Parr, Cate, Nelson, Lamy, Cunningham and Daniell nonspoke in favor of the motion to substitute.

Rep. Anne B. Gordon nonspoke against the motion.

Rep. Stevenson moved the prveious question.

Sufficiently seconded.

Adopted.

Motion adopted.

Barka amendment adopted.

Ordered to third reading.

Rep. Huot moved that HB 151, establishing a solid waste committee, be taken from the table.

Motion lost.

HB 812

relative to detective and security agencies. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that the present statute was adequate.

Rep. McLaughlin moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Burleigh, Russell C. Chase and Fred E. Murray spoke against the motion.

Rep. Nelson spoke in favor of the motion.

Motion lost.

Resolution adopted.

NOTICE OF RECONSIDERATIONS

Rep. Conley served notice that today or some subsequent day he would ask the House to reconsider its action in killing HB 508, creating centralized land acquisition procedures and establishing a natural heritage conservation fund and making an appropriation therefor.

Rep. Turner served notice that today or some subsequent day she would ask the House to reconsider its action in killing HB 493, creating the position of executive secretary for the state conservation committee.

Rep. Ethier served notice that today or some subsequent day he would ask the House to reconsider its action in killing HJR 34, making an additional appropriation for dual enrollment and child benefit service grants.

RESOLUTION

Rep. George B. Roberts, Jr moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourns today it be to meet tomorrow at 10:30 a.m.

LATE SESSION

Third reading and final passage

HB 844, relative to the practice of architecture.

HB 730, providing for regional vocational education programs and making an appropriation therefor.

HB 793, providing for the state treasurer to establish a special fund for reimbursements received for prefinanced water pollution control.

HJR 43, relative to retirement credits for Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis, Francis J. Donahue, John P. McGee and Willis S. Low.

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission and payment of a fifteen percent tax.

HB 430, relative to increasing the percent of the road toll revenue for highway subsidy to towns and cities.

HB 477, regulating food service establishments.

HB 504, creating an open space land study commission and making an appropriation therefor.

HB 148, relative to furnishing generic as well as brand names of prescription drugs.

HJR 5, making an appropriation for the purchase and installation of an electronic roll call system for the house of representatives.

HB 539, establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor.

RECONSIDERATIONS

Rep. Vachon moved Reconsideration on HB 865, providing for certain motor vehicle privileges free to permanent and totally disabled veterans.

Reconsideration lost.

Rep. George I. Wigins moved Reconsideration on HB

430, relative to increasing the percent of the road toll revenue for highway subsidy to towns and cities.

Reconsideration lost.

Rep. George E. Gordon moved Reconsideration on HB 20, removing the requirement of public convenience and necessity for common carriers by motor vehicles.

Reconsideration lost.

Rep. Harvell moved Reconsideration on HB 844, relative to the practice of architecture.

Reconsideration lost.

Rep. Nelson moved Reconsideration on HB 477, regulating food service establishments.

Reconsideration lost.

Rep. Frizzell moved Reconsideration on HB 539, establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor.

Reconsideration lost.

Rep. Joseph L. Cote moved Reconsideration on HB 148, relative to furnishing generic as well as brand names of prescription drugs.

Reconsideration lost.

Rep. Gay moved Reconsideration on HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organziations subject to rules and regulations established by the sweepstakes commission and payment of a fifteen per cent tax.

Reconsideration lost.

Rep. French moved Reconsideration on HB 10, relative to the registration and operation of off highway recreational vehicles and making an appropriation therefor.

Reconsideration lost.

Rep. Burleigh moved Reconsideration on HB 506, permitting village districts to be formed for purposes of impounding water.

Reconsideration lost.

Rep. George B. Roberts, Jr. moved Reconsideration on HB 504, creating an open space land study commission and making an appropriation therefor.

Reconsideration lost.

On motion of Rep. Pryor, the House adjourned at 7:34 p.m. in honor of the 250th birth date of Adam Smith, the father of the free enterprise system and author of The Wealth of Nations.

Wednesday, 6Jun73

The House met at 10:30 o'clock.

In lieu of formal prayers, meditation was requested of the members of the House. During this time, the "Our Father" was played on the organ by Miss Cathy Ann Colby.

PLEDGE OF ALLEGIANCE

Rep. Colby led the Pledge of Allegiance.

Rep. Daniell expressed appreciation on behalf of the House for the fine music rendered by Miss Colby, Rep. Colby's daughter.

LEAVES OF ABSENCE

Rep. Read, the day, illness.

Rep. Bouchard, the week, illness.

ENROLLED BILLS AMENDMENT

HB 53, prohibiting the use of motorboats on the Cocheco River within the city limits of Rochester.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Cocheco River. Amend RSA 486 by inserting after section 15, as inserted by 1973, 181:1 the following new section:

486:16 Cocheco River. No person shall use or operate any motorboat or any

Amendment adopted.

The Speaker requested a quorum count.

189 members having answered the call, a quorum was not present.

The Speaker requested a second quorum count.

243 members having answered the call, a quorum was declared present.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 377, repealing the authority of justices of the peace to sit as special justices in a district court.

(Amendment printed in SJ June 5)

Rep. Frizzell moved that the House concur with the Senate amendment.

Amendment adopted.

COMMITTEE REPORTS

HB 141

relative to modification of the business profits tax. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 206

relative to the distribution of resident tax revenues. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 409

changing the basis for retirement benefits for group I members from the highest five to the highest three years compensation. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after section 4 and inserting in place thereof the following:

5 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 418

providing additional cost of living retirement allowances for certain state employees, and making an appropriation therefor. Ought to pass with amendment, Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 State Employees' Retirement System. Amend RSA 100: 20-b (supp) as inserted by 1965, 344:1, as amended, by striking out said section and inserting in place thereof the following:

100:20-b Supplementary Allowances. Any state employee beneficiary who retired prior to July 1, 1961 and who is in receipt of a retirement allowance on January 1, 1974, including

any state employee retired under the state employees' retirement system as established by 1945, 183, shall, beginning with the month of January 1974 and monthly thereafter, but not beyond the month of December 1974, have his allowance increased by thirteen percent. If the beneficiary of a retired member who retired prior to July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1974, the beneficiary shall be paid beginning with the month of January 1974 and monthly thereafter but not beyond the month of December 1974, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1974, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1973 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1974 to December 31, 1974. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowances payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

2 Appropriation. To provide funds for the payment of the supplemental allowances provided in section 1, the sum of eighteen thousand four hundred thirty-two dollars and thirty-six cents is hereby appropriated for the fiscal year ending June 30, 1974 to be expended between January 1, 1974 and June 30, 1974 and the sum of eighteen thousand four hundred thirty-two dollars and thirty-six cents is hereby appropriated for the fiscal year ending June 30, 1975, to be expended between July 1, 1974 and December 31, 1974. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

3 State Employees' Retirement System. Amend RSA 100:

20-e (supp) as inserted by 1967, 391:1, as amended, by striking out said section and inserting in place thereof the following:

100:20-e Supplementary Cost of Living Allowances. Any state employee beneficiary who retired between July 1, 1961 and January 1, 1968 and who is in receipt of a retirement allowance on January 1, 1974 and who retired under the state employees' retirement system as established by 1945, 183, with amendments thereto, shall beginning with the month of January, 1974, and monthly thereafter but not beyond the month of December, 1974 have his allowance increased by six percent. If the beneficiary of a retired member who retired after July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1974, including the named persons in laws of 1971 chapter 543:3, the beneficiary shall be paid beginning with the month of January, 1974 and monthly thereafter but not beyond the month of December, 1974, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entiled to receive, if any, prior to any optional modification, had he been living on January 1, 1974, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the abovementioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1973 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1974 to December 31, 1974. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary, or any other supplementary allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

4 Appropriation. To provide funds for the payment of the supplemental allowances provided in section 3, the sum of twenty-seven thousand nine hundred forty-one dollars and fifty-eight cents is hereby appropriated for the fiscal year ending June 30, 1974 to be expended between January 1, 1974 and

June 30, 1974 and the sum of twenty-seven thousand nine hundred forty-one dollars and fifty-eight cents is hereby appropriated for the fiscal year ending June 30, 1975, to be expended between July 1, 1974 and December 31, 1974. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

5 New Hampshire Police Retirement System. Amend RSA 103:14-b (supp) as inserted by 1971, 410:1 by striking out said section and inserting in place thereof the following:

103:14-b Allowances for Beneficiaries of the Police Retirement System. Any state police beneficiary who has retired prior to July 1, 1961 and who is in receipt of a retirement allowance on January 1, 1974 and who retired under the police retirement system shall beginning with the month of January, 1974 and monthly thereafter, but not beyond the month of December, 1974, have his allowance increased by thirteen percent. If the beneficiary of a retired member who retired prior to July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1974, the beneficiary shall be paid beginning with the month of Ianuary 1974 and monthly thereafter but not beyond the month of December, 1974, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1974, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1973 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1974 to December 31, 1974. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowances payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

6 Appropriation. To provide funds for the payment of the supplemental allowances provided in section 5, the sum of nine hundred ninety-seven dollars and sixty-six cents is hereby appropriated for the fiscal year ending June 30, 1974 to be expended between January 1, 1974 and June 30, 1974 and the sum of nine hundred ninety-seven dollars and sixty-six cents is hereby appropriated for the fiscal year ending June 30, 1975, to be expended between July 1, 1974 and December 31, 1974. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

7 New Hampshire Police Retirement System. Amend RSA 103:14-a (supp) as inserted by 1971, 432:1 by striking out said section and inserting in place thereof the following:

103:14-a Allowances for Beneficiary of the Police Retirement System. Any state police beneficiary who has retired between July 1, 1961 and January 1, 1968 and who is in receipt of a retirement allowance on January 1, 1974 and who retired under the police retirement system shall beginning with the month of January 1974 and monthly thereafter but not beyond the month of December 1974 have his allowance increased by six percent. If the beneficiary of a retired member who retired after July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1974, the beneficiary shall be paid beginning with the month of January 1974 and monthly thereafter but not beyond the month of December 1974, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1974, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1973 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1974 to December 31, 1974. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary, or any other supplementary allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

- 8 Appropriation. To provide funds for the payment of the supplemental allowances provided in section 7, the sum of three thousand nine hundred seventy-seven dollars and eighteen cents is hereby appropriated for the fiscal year ending June 30, 1974, to be expended between January 1, 1974 and June 30, 1974 and the sum of three thousand nine hundred seventy-seven dollars and eighteen cents is hereby appropriated for the fiscal year ending June 30, 1975, to be expended between July 1, 1974 and December 31, 1974. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.
- 9 Additional Allowances for Certain Retired Permanent Policemen. Any retired permanent policeman whose retirement benefit under the provisions of RSA 103 is less than one hundred dollars per month and who retired prior to May 1, 1961, shall, beginning with the month of January, 1974, and monthly thereafter, but not beyond the month of December, 1974, receive an additional monthly retirement allowance equal to twice the amount by which his regular monthly retirement benefit is less than one hundred dollars.
- 10 Appropriation. In addition to any other funds appropriated for the policemen's retirement fund, there is hereby appropriated the sum of one thousand eighteen dollars and thirty-two cents to provide funds for the payment of the additional monthly retirement allowances provided by section 9 of this act. The governor is authorized to draw his warrant for the sum appropriated by this act out of any money in the treasury not otherwise appropriated.

11 Effective Date. This act shall take effect upon its passage. Amendment adopted.

Ordered to third reading.

HB 433

increasing the state's payment of group hospital and medical insurance for state employees and to provide ordinary death benefits for certain group I members of the New Hamp-

shire retirement system. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Increase of State's Payment for Group Hospital and Medical Insurance. Amend RSA 101-A:6 as inserted by 1963, 327:1 by striking out said section and inserting in place thereof the following:
- 101-A:6 Group Hospitalization, Hospital Medical Care, Surgical Care and Other Medical and Surgical Benefits. The state shall pay the single person premium per each state employee, and each retired employee and/or retired employee's beneficiary only if an option was taken at the time of retirement and the employee is not now living, towards the present group hospitalization, hospital medical care, surgical care and other medical benefits plan, or a group plan at no greater cost offering benefits as good or better than the present plan.
- 2 Appropriation. There is hereby appropriated for fiscal year 1974, and a like amount for fiscal year 1975, the following sums: four hundred eighty-seven thousand, five hundred dollars from the general funds of the state; two hundred fifty-six thousand, three hundred thirty-three dollars and fifty cents from highway funds; twenty-seven thousand, thirty-one dollars and fifty cents from fish and game funds; one hundred thirty-four thousand, two hundred twenty-five dollars and fifty cents from federal funds; twenty-seven thousand, thirty-one dollars and fifty cents from self-sustaining funds. The governor is authorized to draw his warrant for said sums appropriated out of any money in the treasury not otherwise appropriated.
- 3 New Hampshire Retirement System. Amend RSA 100-A:9 (supp) as inserted by 1967, 134:1 by striking out said section and inserting in place thereof the following:
- 100-A:9 Ordinary Death Benefit-Group I and II Members. Upon receipt by the board of trustees of proper proof of the death of a group I or group II member in service indicating that such death was not the result of an accident occurring while in the performance of duty, there shall be payable to his surviving widow, to continue during her widowhood, provided that at the

time of his death the member was eligible for service retirement, an allowance equal to fifty percent of the service retirement allowance that would have been payable to the member had he retired immediately prior to his death, based on his average final compensation and creditable service at that time, or a lump sum payment equal to the deceased member's annual earnable compensation to a person nominated by the member by written designation filed with the board. If, at the time of his death, the group I or group II member in service was not eligible for service retirement or, being so eligible, was not survived by a widow, there shall be paid to the person nominated by the member by written designation filed with the board, in addition to the amount payable under RSA 100-A:11, a lump sum equal to the greater of either: (a) three thousand six hundred dollars, or (b) an amount which is equal to the deceased member's annual earnable compensation at the time of his death.

4 State Employees' Retirement System. Amend RSA 100 by inserting after section 9 the following new section:

100:9-a Ordinary Death Benefit. Upon receipt by the board of trustees of proper proof of the death of a member in service indicating that such death was not the result of an accident occurring while in the performance of duty, there shall be payable to his surviving widow, to continue during her widowhood, provided that at the time of his death the member was eligible for service retirement, an allowance equal to fifty percent of the service retirement allowance that would have been payable to the member had he retired immediately prior to his death, based on his average final compensation and creditable service at that time, or a lump sum payment equal to the deceased member's annual earnable compensation to a person nominated by the member by written designation filed with the board. If, at the time of his death the member in service was not eligible for service retirement or, being so eligible, was not survived by a widow, there shall be paid to the person nominated by the member by written designation filed with the board, in addition to the amount payable under RSA 100:10, a lump sum equal to the greater of either: (a) three thousand six hundred dollars, or (b) an amount which is equal to the deceased member's annual earnable compensation at the time of his death.

5 Teachers' Retirement System. Amend RSA 192 by inserting after section 6 the following new section:

192:6-a Ordinary Death Benefit. Upon receipt by the board of trustees proper proof of the death of a member in service indicating that such death was not the result of an accident occurring while in the performance of duty, there shall be payable to his surviving widow, to continue during her widowhood, provided that at the time of his death the member was eligible for service retirement, an allowance equal to fifty percent of the service retirement allowance that would have been payable to the member had he retired immediately prior to his death, based on his average final compensation and creditable service at that time, or a lump sum payment equal to the deceased member's annual earnable compensation to a person nominated by the member by written designation filed with the board. If, at the time of his death the member in service was not eligible for service retirement or, being so eligible, was not survived by a widow, there shall be paid to the person nominated by the member by written designation filed with the board, in addition to the amount payable under RSA 192:8, a lump sum equal to the greater of either: (a) three thousand six hundred dollars, or (b) an amount which is equal to the deceased member's annual earnable compensation at the time of his death.

6 Appropriation.

I. New Hampshire Retirement System. There is hereby appropriated for the fiscal year ending June 30, 1974 for the payments for state employees and teachers as provided in section 3 of this act the following sums: two hundred twenty thousand, eight hundred fifty-three dollars from the general funds of the state (state employees one hundred thirty-four thousand, two hundred ninety-eight dollars and teachers eighty-six thousand, five hundred fifty-five dollars); seventy-one thousand, eight hundred twenty-eight dollars from highway funds; four thousand, nine hundred forty-two dollars from fish and game funds; and fifty-five thousand, nine hundred thirteen dollars from special funds, said sums totalling three hundred fifty-nine thousand, five hundred thirty-six dollars and for the fiscal year ending June 30, 1975 for the payments for state employees and teachers the following sums: two hundred fifty-four thousand, one hundred forty-seven dollars from the general funds of the state (state employees one hundred fifty-four thousand, six hundred nine dollars and teachers ninety-nine thousand, five hundred thirty-eight dollars); seventy-six thousand, one hundred thirty-eight dollars from highway funds; five thousand, two hundred thirty-nine dollars from fish and game funds; and fifty-nine thousand, two hundred sixty dollars from special funds, said sums totalling three hundred ninety-four thousand, seven hundred ninety-two dollars. The governor is authorized to draw his warrant for said sums appropriated out of any money in the treasury not otherwise appropriated.

- II. Employees' Retirement System of the State of New Hampshire. There is hereby appropriated for the fiscal year ending June 30, 1974 and for fiscal year ending June 30, 1975 for the payments for state employees as provided in section 4 of this act the following sums: twenty-five thousand, one hundred fifty dollars from the general funds of the state; thirteen thousand, four hundred fifty dollars from highway funds; nine hundred fifty dollars from fish and game funds; and ten thousand, four hundred fifty dollars from special funds, said sums totalling fifty thousand dollars. The governor is authorized to draw his warrant for said sums appropriated out of any money in the treasury not otherwise appropriated.
- III. Teachers' Retirement System of the State of New Hampshire. There is hereby appropriated for the fiscal year ending June 30, 1974 and for fiscal year ending June 30, 1975 for the payments for teachers in section 5 of this act the following sum: twenty-five thousand dollars from the general funds of the state. The governor is authorized to draw his warrant for said sums appropriated out of any money in the treasury not otherwise appropriated.

7 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Ordered to third reading.

HB 451

providing additional retirement allowances for certain retired teachers and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 511

providing for the planning and design of the proposed

state park at Pontook on the Androscoggin River in Dummer. Refer to the Standing Committee on Resources, Recreation and Development for study in connection with the total investment of the state in recreational facilities. Rep. Drake for Appropriations.

Committee recommends HB 511 be referred for interim study to the Committee on Resources, Recreation and Development for study in connection with the total investment of the state in recreational facilities.

Referred to the Standing Committee on Resources, Recreation and Development for study.

HB 512

providing for overtime pay to state employees engaged in snow grooming and farming. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 521

providing for cost of living additions to the Policemen's Retirement System and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 765

providing full pay to state employees, not to exceed one year, during a total disability resulting from a work-connected accidental injury. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

- 1 Full Pay Benefit. Amend RSA 99:2,e (supp), as inserted by 1969, 275:1, by striking out said paragraph and inserting in place thereof the following:
- e. Other provisions of law notwithstanding, classified state employees who are totally disabled as the result of work-connected accidental injury shall be entitled to all workmen's compensation benefits under RSA 281, and to full pay, for a period

of disability not to exceed one calendar year, beginning with the first day of disability, payable on existing pay days, except that the combination of workmen's compensation and pay shall not exceed such employees' full pay, subject to payroll deductions with respect to full pay benefits. Thereafter, in the event such total disability continues, said employees shall be entitled to all workmen's compensation benefits under RSA 281, and by election of said employees, to sick or annual leave benefits, except that the combination of workmen's compensation and sick or annual leave benefits shall not exceed such employees' full pay, subject to payroll deductions with respect to sick or annual leave benefits.

Amendment adopted.

Ordered to third reading.

HB 833

providing for the registration of social workers, establishing a social work registration board, and creating a client-social worker privilege. Ought to pass with amendment. Rep. Drake for Appropriations.

Rep. Daniell moved that HB 833 be referred to Public Health and Welfare for interim study and spoke in favor of the motion.

(discussion)

Rep. Huot explained the committee amendment.

Reps. Anthony Stevens, Pierce and Roma A. Spaulding spoke against the motion.

Reps. Elizabeth E. Goff and Lawton spoke in favor of the motion.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

143 members having voted in the affirmative and 130 in the negative, the motion prevailed.

RECESS

AFTER RECESS

(Deputy Speaker in the Chair)

ENROLLED BILLS REPORT

HB 101, relative to aircraft financial responsibility.

HB 650, relative to the publication of notices of appointment of fiduciaries, and repeal of the requirement of the posting of such notices.

HB 654, making certain technical changes in statutory provisions relating to the supreme court.

Mabel L. Richardson
For The Committee

COMMITTEE REPORTS CONTINUED

HB 549

establishing a New Hampshire housing authority and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

HB 879

relative to overtime pay for full-time employees of the department of public works and highways and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

The uncertain future of the gasoline supply makes to too risky to approve legislation such as this which is essentially a good bill.

Resolution adopted.

HB 897

relative to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 900

relative to the method of calculating state grants for sewage disposal construction. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 1018

abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HR 463

establishing a sire stakes program and a standardbred breeders and owners development agency. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 426-A:5 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

426-A:5 Sire Stakes Fund. There is hereby established a fund within the department of agriculture, to be known as the sire stakes fund, which shall be kept separate and distinct from all other funds appropriated to such department. All revenue received pursuant to the provisions of this chapter shall be deposited in such fund. Disbursements from the fund for the payment of awards and the costs of administering the provisions of this chapter, including the remuneration of the expenses of the board, shall be made by the commissioner of agriculture or his delegate. The commissioner of agriculture shall file a report annually with the state treasurer setting forth an itemization of all deposits to, and disbursements from, said sire stakes fund.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Appropriation. There is hereby appropriated the sum of twenty-five thousand dollars for the fiscal year ending June 30, 1974 and a like sum for the fiscal year ending June 30, 1975 for the purposes of this act. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HB 509

to increase the salaries of state classified employees and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

increasing the salaries of the classified, and unclassified employees and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Classified Salaries for the First Year of the Biennium. Amend RSA 99:1 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 99:1 Salaries Established. The salary ranges for all classified state employees, commencing on June 22, 1973, shall be established as follows:

Salary					
Grade	Min.	Step 1	Step 2	Step 3	Max.
1	4,706.78	4,828.20	4,948.58	5,070.00	5,189.86
2	4,828.20	4,948.84	5,068.70	5,188.82	5,309.20
3	4,948.84	5,068.70	5,187.78	5,307.90	5,428.28
4	5,030.48	5,186.22	5,344.82	5,531.24	5,729.10
5	5,188.56	5,387.26	5,615.22	5,843,24	6,071.26
6	5,380.96	5,608.72	5,837.00	6,065.02	6,292.78
7	5,632.38	5,896.54	6,160.96	6,424.86	6,689.02
8	5,854.16	6,118.32	6,388.72	6,646.64	6,910.80
9	6,075.16	6,339.58	6,603.74	6,868.16	7,132.32
10	6,302.92	6,561.36	6,825.52	7,095.14	7,450.04
11	6,518.53	6,849.70	7,181.20	7,512.70	7,844.20

12	6,836.44	7,206.94	7,577.18	7,947.68	8,318.18
13	7,044.18	7,457.84	7,876.96	8,293.22	8,709.74
14	7,465.64	7,898.28	8,330.92	8,763.56	9,196.20
15	7,851.74	8,300.50	8,749.52	9,201.14	9,649.90
16	8,110.70	8,578.70	9,046.44	9,511.58	9,981.92
17	8,372.78	8,859.50	9,343.62	9,827.48	10,311.60
18	8,750.82	9,264.58	9,778.34	10,292.10	10,805.86
19	9,129.12	9,669.92	10,213.32	10,756.98	11,297.78
20	9,520.68	10,064.08	10,610.34	11,156.60	11,702.86
21	9,912.50	10,461.36	11,010.22	11,556.48	12,105.34
22	10,414.82	11,047.66	11,680.24	12,310.48	12,945.92
23	10,914.80	11,571.82	12,229.10	12,883.26	13,543.14
24	11,414.52	12,095.98	12,777.44	13,458.64	14,140.10
25	12,228.06	12,966.46	13,701.74	14,437.28	15,175.42
26	12,630.54	13,382.20	14,136.72	14,888.38	15,640.04
27	13,033.28	13,801.06	14,569.10	15,336.88	16,107.52
2 8	13,457.08	14,265.68	15,074.02	15,882.62	16,691.22
2 9	13,883.74	14,730.30	15,579.20	16,425.50	17,274.66
30	14,310.92	15,197.78	16,084.64	16,971.50	17,861.22
31	15,337.66	16,259.88	17,184.70	18,106.66	19,031.48
32	16,364.92	17,324.84	18,282.16	19,242.08	20,202.00
33	17,611.10	18,668.26	19,725.68	20,780.24	21,837.40
34	18,859.88	20,011.94	21,166.60	22,318.40	23,473.06

2 Classified Salaries Starting the Second Year of the Biennium. Amend RSA 99 by inserting after 99:1 (supp) as inserted by section 1 of this act the following new section:

99:1-a Salaries Established. The salary ranges for all classified employees, commencing on June 21, 1974, shall be established as follows:

Salary					
Grade	Min.	Step 1	Step 2	Step 3	Max.
1	4,895.02	5,021.12	5.146.44	5,272.80	5,397.34
2	5,021.12	5,146.70	5,271.24	5,396.30	5,521.36
3	5,146.70	5,271.24	5,395.26	5,520.06	5,645.38
4	5,231.46	5,393.44	5,558.54	5,752.24	5,958.16
5	5,396.04	5,602.74	5,839.60	6,076.72	6,314.10
6	5,595.98	5,832.84	6,070.48	6,307.60	6,544.46
7	5,857.54	6,132.36	6,407.18	6,681.74	6,956.56
8	6,088.16	6,362.98	6,644.04	6,9 12 .36	7,187.18
9	6,318.00	6,593.08	6,867.64	7,142.72	7,417.54
10	6,554.86	6,823.70	7,098.52	7,378.80	7,748.00

11	6,779.24	7,123.48	7,468.24	7,813.00	8,157.76
12	7,109.70	7,495.02	7,880.08	8,265.40	8,650.72
13	7,325.76	7,756.06	8,191.82	8,624.72	9,057.88
14	7,764.12	8,214.18	8,663.98	9,114.04	9,563.84
15	8,165.56	8,635.52	9,099.48	9,569.04	10,035.74
16	8,434.92	8,921.64	9,408.10	9,891.96	10,381.02
17	8,707.66	9,213.88	9,717.24	10,220.34	10,723.96
18	9,100.78	9,635.08	10,169.38	10,703.68	11,237.98
19	9,494.16	10,056.54	10,621.78	11,187.02	11,749.66
20	9,901.32	10,466.56	11,034.66	11,602.76	12,170.86
21	10,309.00	10,879.70	11,450.40	12,018.50	12,589.46
22	10,831.34	11,489.40	12,147.20	12,802.66	13,463.58
23	11,351.34	12,034.62	12,718.16	13,398.58	14,084.72
24	11,871.08	12,579.58	13,288.34	13,996.84	14,705.60
25	12,717.12	13,484.90	14,249.56	15,014.74	15,782.26
26	13,135.72	13,917.28	14,701.96	15,483.78	16,265.60
27	13,554.58	14,353.04	15,151.76	15,950.22	16,751.80
28	13,995.28	14,836.12	15,676.96	16,517.80	17,358.64
2 9	14,438.84	15,319.46	16,202.16	17,082.52	17,965.48
30	14,883.18	15,805.66	16,727.88	17,650.36	18,575.44
31	15,951.00	16,910.14	17,871.88	18,830.76	19,792.50
32	17,019.34	18,017.74	19,013.28	20,011.68	21,010.08
33	18,315.44	19,414.98	20,514.52	21,611.20	22,710.74
34	19,614.14	20,812.22	22,013.16	23,210.98	24,411.92

- 3 Appropriation. There is hereby appropriated for the fiscal year ending June 30, 1974 for the salary increases for classified state employees as provided herein, the following sums: \$1,295,552 from the general funds of the state, \$680,838 from highway funds, \$68,573 from fish and game funds, \$320,826 from federal funds, \$83,267 from self-sustaining funds. For the fiscal year ending June 30, 1975 there are hereby appropriated the following sums: \$2,643,509 from the general funds of the state, \$1,389,216 from highway funds, \$139,921 from fish and game funds, \$654,630 from federal funds, \$169,903 from self-sustaining funds. The governor is authorized to draw his warrant for the sums hereby appropriated.
- 4 Appropriation for Temporary and Seasonal. There are hereby appropriated for the fiscal year ending June 30, 1974 for salary increases for temporary and seasonal employees as provided herein, the following sums: \$151,998 from the general funds of the state, \$51,395 from highway funds, \$3,107 from

fish and game funds, \$60,036 from federal funds, \$9,841 from self-sustaining funds. For the fiscal year ending June 30, 1975 there are hereby appropriated for said salary increases the following sums: \$310,145 from the general funds of the state, \$104.867 from the highway funds, \$6,341 from the fish and game funds, \$122,501 from federal funds, \$20,079 from self-sustaining funds. The governor is authorized to draw his warrant for the sums hereby appropriated.

- 5 Unclassified Salaries for the First Year of the Biennium. Amend RSA 94:1 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 94:1 Salaries Established. The salary ranges for the positions set forth, shall be as follows, commencing on June 22, 1974:

	Mini-	Maxi-
	mum	mum
Governor		\$32,760
Chief justice, supreme court		31,122
Chief justice, superior court		29,484
Associate justice, supreme court		30,030
Associate justice, superior court		28,392
Judges, probate court		10,920
Racing commissioners		3,407
Sweepstakes commissioner, chairman		5,111
Sweepstakes commissioners		2,726
Adjutant general	16,626	18,704
Assistant attorneys general	16,626	18,704
Assistant bank commissioner	16,626	18,704
Assistant business supervisor	14,548	16,626
Assistant chief engineer, administrator	22,932	24,570
Assistant commissioner, public works and		
highways	22,169	24,247
Assistant commissioner of safety	14,548	16,626
Assistant to director of motor vehicles	13,456	15,534
Assistant to insurance commissioner	12,470	14,548
Assistant state librarian	12,470	14.548
Assistant state treasurer	12,470	14,548
Assistant superintendent, New Hampshire	•	,
hospital	20,115	23,530
Attorney general	22,169	24,247
Bank commissioner	22,169	24,247

House	OURNAL,	6	Un73

1653 20,783 Business supervisor 17,319 14,548 17,319 Chairman, water resources board Clerk of supreme court and court reporter 18,704 20,783 Commandant, soldiers' home 11,652 13,594 Commissioner of agriculture 16,626 18,704 Commissioner of department of employment security 24,247 22,169 Commissioner of education 22,169 24,247 Commissioner of health and welfare 22,169 24,247 Commissioner of public works and highways 24,647 27,311 Commissioner of resources and economic development 20,783 22,861 22,169 24,247 Commissioner of safety 22,169 24,247 Comptroller Coordinator of crime and delinquency 9,850 13,104 Coordinator of federal funds 17,319 20,783 Cordinator of highway safety 20,783 17,319 Counsel, department of employment security 16,626 18,704 Deputy attorney general 18,704 20,783 Deputy bank commissioner 18,704 20,783 Deputy commissioner of education 18,704 20,783 Deputy commissioner of public works and highways 22,169 24,247 Deputy director, business profits tax 19,318 24,247 Deputy directors, commission on crime and delinquency 13,628 17,472 Deputy director of data processing 16,926 21,568 Deputy director of personnel 15,987 17,986 Deputy insurance commissioner 14,548 16,626 Deputy labor commissioner 11,084 13,163 D

Deputy registers of probate:		
Rockingham	7,343	9,421
Strafford	6,373	8,216
Belknap	6,373	8,216
Carroll	6,373	8,216
Merrimack	7,343	9,463
Hillsborough	8,590	10,710
Cheshire	5,848	7,384
Sullivan	5,848	7,384
Grafton	6,373	8,216

Coos	5,848	7,384
Deputy secretary of state	15,321	17,319
Deputy state treasurer	15,321	17,319
Deputy superintendent, industrial school	11,084	14.545
Deputy superintendent, Laconia state		
school	21,475	23,555
Deputy warden state prison	11,084	14,545
Director, business profits tax	21,840	27,737
Director of aeronautics	16,626	18,704
Director, charitable trusts	6,236	8,314
Director of clinical services	21,475	23,555
Director of clinical and surgical services	21,475	23,555
Director, commission on crime and		
delinquency	15,332	19,656
Director of correctional psychiatry	21,475	23,555
Director of data processing	21,840	27,737
Director, division of accounts	18,704	20,783
Director of economic development	16,626	18,704
Director, division of mental health	29,616	33,772
Director of division of parks	16,626	18,704
Director, division of public health services	22,169	24,247
Director, division of purchase and property	18,704	20,783
Director of division of resources and		
development	16,626	18,704
Director, division of welfare	16,626	18,704
Director of fish and game	16,626	18,704
Director of motor vehicles	14,548	16,626
Director, out-patient services	21,475	23,555
Director of personnel	18,704	20,783
Director of probation	13,322	15,321
Director of psychiatric education and		
research	21,475	23,555
Director of records management and		
archives	11,084	13,163
Director of safety services	13,456	15,534
Director of state police	16,626	18,704
Director of technical institute	16,626	18,704
Director, police standards and training		
council	13,104	17,472
Director, veterans' council	11,084	13,163
Eminent domain commission, chairman	16,626	18,704
Eminent domain commissioners	15,934	18,012
	- /	-,

Eminent domain commission, clerk Executive director, real estate commission Executive director, sweepstakes Executive director, water supply and	9,792	10,920 11,890 22,932
pollution control commission	22,168	24,247
General counsel, department of	10.504	00 500
employment security	18,704	20,783
Governor's councilors	44 per	
Greyhound racing commissioners	10.704	3,407
Insurance commissioner	18,704	20,783
Labor commissioner	15,987	17,986
Liquor commissioner, chairman	19,318	21,316
Liquor commissioners	16,894	20 ,966
Manager of management information	16 971	90 690
systems, data processing	16,271	20,639
Manager of operations, data processing Manager of programming data processing	16,271 16,271	20,639 20,639
Parole officer	14,545	
Public utilities commission, chairman	16,626	16,626 18,704
Public utilities commissioners	15,934	18,012
Registers of probate:	15,554	10,012
Rockingham		6,373
Strafford		6,096
Belknap		6,096
Carroll		6,096
Merrimack		6,373
Hillsborough		6,650
Cheshire		5,542
Sullivan		5,542
Grafton		6,096
Coos		5,542
Research assistant to the insurance		0,014
commissioner	11,990	13,989
Secretary of state	22,169	24,247
Secretary, tax commission	19,318	21,316
Senior industrial agent	11,458	14,162
Senior psychiatrist	20,228	23,457
State fire marshal	12,470	14,548
State librarian	14,548	16,626
State treasurer	22,169	24,247
State veterinarian	14,631	16,538
Superintendent, industrial school	18,704	20,783
-		40,,00

Superintendent, Laconia state school	22,169	24,247
Superintendent, New Hampshire hospital	26,875	31,030
Superintendent, N.H. home for the elderly	18,704	20,783
Tax commissioner	15,987	17,986
Warden, state prison	18,704	20,783
Water supply and pollution control		
commission:		
Chief aquatic biologist	14,653	16,657
Deputy executive director and		
chief engineer	19,314	21,313
Director municipal services and		
assistance	14,653	16,657
Pesticides surveillance scientist	13,694	15,567

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and in accordance with RSA 94:3. Racing commissioners, sweepstakes commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a subordinate classified employee shall be placed at the next higher step in range above said classified employee and shall be entitled to any increase provided for herein until the maximum provided herein is reached. However, in the event that the maximum of the unclassified position is less than the salary of said subordinate classified employee, the governor and council is authorized to increase the maximum of the unclassified position in an amount to provide a differential of not more than one thousand dollars.

Notwithstanding any other provisions of law to the contrary, the salaries of judges of probate court, deputy registers of probate, and registers of probate shall be as set forth above.

6 Unclassified Salaries for the Second Year of the Biennium. Amend RSA 94 by inserting after section 94:1 (supp) as inserted by section 5 of this act the following new section:

94:1-a Salaries Established. The salary ranges for the positions set forth, shall be as follows commencing on June 21, 1974:

	Min-	Maxi-
	mum	mum
Governor		\$34,070
Chief justice, supreme court		32,367
Chief justice, superior court		30,663

House Journal, 6Jun73		1657
Associate justice, supreme court		31,231
Associate justice, superior court		29,528
Judges, probate court		11,357
Racing commissioners		3,543
Sweepstakes commissioner, chairman		5,315
Sweepstakes commissioners		2,835
Adjutant general	17,292	19,453
Assistant attorneys general	17,292	19,453
Assistant bank commissioner	17,292	19,453
Assistant business supervisor	15,129	17,292
Assistant chief engineer, administrator	23,849	25,553
Assistant commissioner, public works and		
highways	23,055	25,216
Assistant commissioner of safety	15,129	17,292
Assistant to director of motor vehicles	13,994	16,156
Assistant to insurance commissioner	12,968	15,129
Assistant state librarian	12,968	15,129
Assistant state treasurer	12,968	15,129
Assistant superintendent, New Hampshire		
hospital	20,919	24,471
Attorney general	23,055	25,216
Bank commissioner	23,055	25,216
Business supervisor	18,012	21,615
Chairman, water resources board	15,129	18,012
Clerk of supreme court and court reporter	19,453	21,615
Commandant, soldiers' home	12,118	14,138
Commissioner of agriculture	17,292	19,453
Commissioner of department of		
employment security	23,055	25,216
Commissioner of education	23,055	25,216
Commissioner of health and welfare	23,055	25,216
Commissioner of public works and		
highways	25,633	28,404
Commissioner of resources and economic		
development	21,615	23,776
Commissioner of safety	23,055	25,216
Comptroller	23,055	25,216
Coordinator of crime and delinquency	10,244	13,628
Coordinator of federal funds	18,012	21,615
Coordinator of highway safety	18,012	21,615
Counsel, department of employment	10,014	41,010
security	17,292	19,453
•	,===	10,100

Deputy attorney general	19,453	21,615
Deputy bank commissioner	19,453	21,615
Deputy commissioner of education	19,453	21,615
Deputy commissioner of public work and		
highways	23,055	25,216
Deputy director, business profits tax	20,091	25,216
Deputy directors, commission on crime and		
delinquency	14,173	18,171
Deputy director of data processing	17,603	22,430
Deputy director of personnel	16,626	18,705
Deputy insurance commissioner	15,129	17,292
Deputy labor commissioner	11,528	13,690
Deputy registers of probate:		
Rockingham	7,637	9,798
Strafford	6,628	8,545
Belknap	6,628	8,545
Carroll	6,628	8,545
Merrimack	7,637	9,841
Hillsborough	8,934	11,138
Cheshire	6,082	7,679
Sullivan	6,082	7,679
Grafton	6,628	8,545
Coos	6,082	7,679
Deputy secretary of state	15,934	18,012
Deputy state treasurer	15,934	18,012
Deputy superintendent, industrial school	11,528	15,127
Deputy superintendent, Laconia state		
school	22,334	24,497
Deputy warden state prison	11,528	15,127
Director, business profits tax	22,714	28,846
Director of aeronautics	17,292	19,453
Director, charitable trusts	6,485	8,646
Director of clinical services	22,334	24,497
Director of clinical and surgical services	22,334	24,497
Director commission on crime and		
delinquency	15,945	20,442
Director of correctional psychiatry	22,334	24,497
Director of data processing	22,714	28,846
Director, division of accounts	19,453	21,615
Director of economic development	17,292	19,453
Director, division of mental health	30,801	35,123
Director of division of parks	17,292	19,453

Director, division of public health services	23,055	25,216
Director, division of purchase and property	19,453	21,615
Director of division of resources and		
development	17,292	19,453
Director, division of welfare	17,292	19,453
Director of fish and game	17,292	19,453
Director of motor vehicles	15,129	17,292
Director, out-patient services	22,334	24,497
Director of personnel	19,453	21,615
Director of probation	13,855	15,934
Director of psychiatric education and		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
research	22,334	24,497
Director of records management and	•	,
archives	11,528	13,690
Director of safety services	13,994	16,156
Director of state police	17,292	19,453
Director of technical institute	17,292	19,453
Director, police standards and training	27,404	10,100
council	13,628	18,171
Directors, veterans' council	11,528	13,690
Eminent domain commission, chairman	17,292	19,453
Eminent domain commissioners	16,571	18,732
Eminent domain commission, clerk	10,371	11,357
Executive director, real estate commission	10,183	12,366
Executive director, sweepstakes	10,103	23,849
Executive director, water supply and		43,049
pollution control commission	23,055	25,216
General counsel, department of	43,033	49,410
employment security	19,453	91 615
Governor's councilors		21,615
Greyhound racing commissioners	45 per	
Insurance commissioner	10.459	3,543
Labor commissioner	19,453	21,615
	16,626	18,705
Liquor commissioner, chairman	20,091	22,168
Liquor commissioners	17,570	21,805
Manager of management information	1000-	
systems, data processing	16,922	21,464
Manager of operations, data processing	16,922	21,464
Manager of programming, data processing	16,922	21,464
Parole officer	15,127	17,292
Public utilities commission, chairman	17,292	19,453
Public utilities commissioners	16,571	18,732

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Registers of probate:		6,628
Rockingham		6,340
Strafford		6,340
Belknap		,
Carroll		6,340
Merrimack		6,628
Hillsborough		6,917
Cheshire		5,764
Sullivan		5,764
Grafton		6,340
Coos		5,764
Research assistant to the insurance		
commissioner	12,470	14,549
Secretary of state	23,055	25,216
Secretary, tax commission	20,091	22,168
Senior industrial agent	11,916	14,728
Senior phychiatrist	21,037	24,395
State fire marshal	12,968	15,129
State librarian	15,129	17,292
State treasurer	23,055	25,216
State veterinarian	15,216	17,200
Superintendent, industrial school	19,453	21,615
Superintendent, Laconia state school	23,055	25,216
Superintendent, New Hampshire hospital	27,950	32,272
Superintendent, N. H. home for the elderly	19,453	21,615
Tax commissioner	16,626	18,705
Warden, state prison	19,453	21,615
Water supply and pollution control	13,133	41,010
commission:		
Chief aquatic biologist	15,239	17,323
	13,233	17,343
Deputy executive director and	20,086	22,165
chief engineer	20,000	44,105
Director municipal services and	15 990	17 209
assistance	15,239	17,323
Pesticides surveillance scientist	14,241	16,189

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and in accordance with RSA 94:3. Racing commissioners, sweepstakes commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a subordinate classified employee shall be placed at the next higher step in range above

said classified employee and shall be entitled to any increase provided for herein until the maximum provided herein is reached. However, in the event that the maximum of the unclassified position is less than the salary of said subordinate classified employee, the governor and council is authorized to increase the maximum of the unclassified position in an amount to provide a differential of not more than one thousand dollars.

Notwithstanding any other provisions of law to the contrary, the salaries of judges of probate court, deputy registers of probate, and registers of probate shall be as set forth above.

7 Appropriation. There are hereby appropriated for the fiscal year ending June 30, 1974 for the salary increases for unclassified state employees as provided herein, the following sums: \$117,480 from the general funds of the state, \$7,221 from highway funds, \$904 from fish and game funds, \$4,523 from federal funds, \$9,032 from self-sustaining funds. For the fiscal year ending June 30, 1975 there are hereby appropriated the following sums: \$238,520 from the general funds of the state, \$14,659 from the highway funds, \$1,836 from the fish and game funds, \$9,183 from federal funds, \$18,338 from self-sustaining funds. The governor is authorized to draw his warrant for the sums hereby appropriated.

8 Effective Date.

I. On June 22, 1973, sections 1 and 5.

II. On June 21, 1974, sections 2 and 6.

III. On July 1, 1973, sections 3, 4 and 7.

Amendment adopted.

Ordered to third reading.

HB 919

relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 922

relative to resident hunting privileges, licensing nonresidents dragging in salt water and raising fish and game license fees. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 923

enacting new salary grades for all classified and unclassified employees, establishing uniform overtime for classified employees and making appropriations therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

enacting new salary grades for all classified and unclassified employees and establishing uniform overtime for classified employees.

Amend the bill by striking out sections 2, 3, 5, 6, 7, 8, 11 and 18 and renumbering sections 4, 9, 10, 12, 13, 14, 15, 16, 17, 19 and 20 to read 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12.

Further amend the bill by striking out section 21 and inserting in place thereof the following:

13 Effective Date. This act shall take effect as follows:

I. on June 22, 1973, section 1;

II. on July 1, 1973, section 12;

III. on June 21, 1974, sections 2, 3, 4, 5, 6, 10 and 11;

IV. Upon passage, sections 7, 8, and 9.

Further amend the bill by striking out in the newly renumbered section 7 on line five the arabic numeral 12 and on line nine the arabic numeral 15 and inserting in place thereof the arabic numerals 5 and 8 respectively.

Further amend the bill by striking out in the newly renumbered section 9 on line two the arabic numeral 14 and on line three the arabic numeral 15 and inserting in place thereof the arabic numerals 7 and 8 respectively.

Rep. Drake explained the amendment.

(discussion)

Rep. Chandler spoke in favor of the bill.

Amendment adopted.

Ordered to third reading.

HB 850

relative to increasing the fees for beer permits and liquor licenses. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- I One Hundred Twenty-Five Dollar Increase. Amend RSA 178:1, as amended, by striking out in line eight the words "five hundred" and inserting in place thereof the following (six hundred twenty-five), so that said section as amended shall read as follows:
- 178:1 Manufacturers. The manufacture of liquor in this state shall be permitted under such regulations as the commission shall determine and under such terms as are not inconsistent with the provisions of the constitution of the United States or the statutes of the United States, but no liquor manufactured in this state by any manufacturer shall be sold or delivered in this state in any manner which is inconsistent with the provisions of this title. Each manufacturer of liquor shall pay an annual license fee of six hundred twenty-five dollars.
- 2 Twenty-Five Dollar Increase. Amend RSA 178:3-b, as inserted by 1957, 47:1, by striking out said section and inserting in place thereof the following:
- 178:3-b Fees. The annual fee for each license issued under RSA 178:3-a, shall be one hundred twenty-five dollars.
- 3 Twenty-Five Dollar Increase. Amend RSA 178:3-c, as inserted by 1963, 206:1, by striking out in line nine the words "one hundred" and inserting in place thereof the following (one hundred twenty-five), so that said section as amended shall read as follows:
- 178:3-c Restaurant Cocktail Lounges. The commission may issue a special license to any first-class restaurant holding a license issued under section 3-a hereof, to serve liquor and beverages in any room of said restaurant designated by the commission. Said room shall not have an immediate entrance upon any public way. Liquor and beverages served in such room need not be consumed with meals. The commission may grant, regu-

late, suspend or revoke said special license without affecting any other license and permit which shall be granted to said restaurant. The fee for such special license shall be one hundred twenty-five dollars.

- 4 Twenty-Five Dollar Increase. Amend RSA 178:4, as amended, by striking out in line eight the word "hundred" and inserting in place thereof the following (hundred twenty-five), so that said section as amended shall read as follows:
- 178:4 Special License. The commission may issue a special license to any first-class hotel, holding the license and permit provided under section 3 hereof, to serve liquor and beverages in any room of said hotel designated by the commission. Said room shall not have an immediate entrance upon any public way. The commission may grant, regulate, suspend, or revoke said special license without affecting any other license and permit which may be granted to said hotel. The fee for such special license shall be one hundred twenty-five dollars a year.
- 5 Twenty-Five Dollar Increase. Amend RSA 178:5, by striking out said section and inserting in place thereof the following:

178:5 Fees For. The annual fee for each license as provided in RSA 178:3 shall be one hundred twenty-five dollars.

6 Fifty Dollar Increase. Amend RSA 178:5-a, as inserted by 1961, 137:1, by striking out in line thirteen the words "two hundred" and inserting in place thereof the following (two hundred fifty) so that said section as amended shall read as follows:

178:5-a Airport Lounges. The commission may issue a special license to the Manchester Airport Authority, the Lebanon Regional Airport, the Berlin Airport Authority, the Laconia Airport Authority, Concord Airport and/or the city of Keene for the Dillant-Hopkins Municipal Airport or their designees. Said special license shall permit the licensee to serve liquor and beverages in such rooms as may be designated by the commission only to patrons and bona fide guests and only during the hours set by the commission for such service in private clubs, and only if in said rooms there shall also be served food and coffee. The commission may grant, regulate, suspend or revoke said special license or licenses without affecting any other li-

cense and permit which may be granted by said commission in said airport or airports. The fee for any such special license shall be two hundred fifty dollars a year.

7 Seventy-Five Dollar Increase. Amend RSA 178:5-b, (supp) as inserted by 1967, 143:1, as amended, by striking out in line eleven the words "three hundred" and inserting in place thereof the following (three hundred seventy-five) so that said section as amended shall read as follows:

178:5-b Ski Areas. The commission may issue a special license to any operator of a ski area, or his designee, which area is equipped by at least any one of the passenger tramway devices as defined in RSA 225-A:2, I (a) through (e) inclusive. Such special license shall permit the licensee to serve liquor and beverages to patrons in such rooms located at the said ski area as may be designated by the commission and only during the hours set by the commission for such service in restaurant cocktail lounges. The commission may grant, regulate, suspend or revoke said special license without affecting any other license or permit which may have been granted by said commission. The fee for any such special license shall be three hundred seventy-five dollars a year.

8 Twenty-Five Dollar Increase. Amend RSA 178:7, by striking out in line five the word "one hundred" and inserting in place thereof the following (one hundred twenty-five), so that said section as amended shall read as follows:

178:7 Clubs. In towns which have accepted the provisions of RSA 179 the commission may issue licenses to clubs incorporated under the laws of the state or which are affiliated with any national fraternal organization for the sale to members and bona fide guests, of liquor by the glass only. The club license fee shall be one hundred twenty-five dollars per annum. A licensee under this section shall sell for convenience and for a reasonable profit to be determined by the commission, and such licensee shall make a sworn return to the commission in such form as the commission in its discretion shall require once each month, showing the income from liquor sold, and the expenses properly chargeable to that part of the business of the licensee. Provided, however, that the cost of a license as provided herein may be considered as a part of the expense of selling liquor.

9 Fees Increased. Amend RSA 181:16, by striking out said section and inserting in place thereof the following:

181:16 Fees. The annual fees required for permits issued pursuant to provisions of this chapter shall be as follows: For each on-sale permit, one hundred twenty-five dollars and for each off-sale permit, sixty-two dollars and fifty cents; for each manufacturer's permit, six hundred twenty-five dollars; for each wholesaler's permit, six hundred twenty-five dollars; for each solicitor's permit, six dollars and twenty-five cents; for each vehicle permit, one dollar; for each carrier permit, thirtyone dollars and twenty-five cents plus one dollar for each vehicle employed in the transportation of alcoholic beverages within the state; for each vessel permit, thirty-one dollars and twentyfive cents per vessel; for each dining-car permit, one hundred dollars, which shall be issued to the railroad corporation; and for each special permit, one dollar. The required fee shall accompany the application. A permit, other than a special permit. shall expire May thirty-first, unless sooner revoked for cause by the commission. Permits shall not be transferred except with the consent of the commission and each permit, except a solicitor's permit, shall designate the place of business for which it is issued. The commission may issue permits and licenses for one half the established fee to any permittee or licensee who operates his licensed premises for a period of time not to exceed four consecutive calendar months per licensing year.

10 One Hundred Twenty-Five Dollar Increase. Amend RSA 181:28 by striking out said section and inserting in place thereof the following:

181:28 Fee for Certificate. The fee for a certificate of approval of a manufacturer without the state shall be six hundred twenty-five dollars per annum, and for an importer shall be six hundred twenty-five dollars per annum for each manufacturer of beverages sold or offered for sale by such importer to any wholesale permittee or permittees for resale within the state. The fee for a certificate of approval shall accompany the application for such certificate.

11 Effective Date. This act shall take effect July 1, 1973. Rep. Enright spoke in favor of the committee report.

Amendment adopted.

Ordered to third reading.

HB 916

to provide legislative parking space; and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Alice Davis moved that HB 916 be referred to the Legislative Facilities Committee for interim study and report back at the next session of the legislature, and spoke in favor of the motion.

(discussion)

Rep. McLane spoke in favor of the motion.

Referred to the Legislative Facilities Committee for interim study and report back at the next session of the legislature.

HB 470

establishing a New Hampshire Housing Commission; and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 1 of the bill by striking out 204-A:2, IV, and inserting in place thereof the following:

IV. The definitions enumerated in RSA 203:3, III through V, VII through IX and XII shall also apply to this chapter.

Further amend said section by striking out 204-A:10 and inserting in place thereof the following:

204-A:10 Area of Operation. The area of operation of the commission shall be the entire state; provided that, with the exception of data collection, the commission shall not operate in any area in which a local authority of a municipality is operating, without the consent by resolution of the local authority operating therein and the consent of the local governing body; and further provided that in areas where there is no local authority operating, with the exception of data gathering and planning, the commission shall not operate without the consent of the local governing body. Any consents required by this section may limit the time and scope of activities to be conducted by the commission in the municipality. In addition, and not in limitation of the preceding sentence, each housing project to be sponsored, in whole or in part, by the commission

shall require separate consents as herein provided. For the purposes of this chapter alone, the area of operation of a local authority shall mean the municipality for which it is created.

Further amend said section by adding the following:

204-A:12 Planning, Zoning and Building Laws. All housing projects of the commission shall be subject to the planning, zoning, sanitary and building laws, ordinances and regulations applicable to the municipality in which the housing project is situated. In the planning and location of any housing project, the commission shall take into consideration the relationship of the project to any larger plan or long range program for the development of any municipaltiy in which the commission functions.

204-A:13 Payments in Lieu of Taxes. The commission may agree to make such payments in lieu of taxes to the state or any political subdivision thereof as the commission finds consistent with the maintenance of the low rent character of the housing projects or the achievement of the purposes of this chapter.

Amend section 4 of the bill by inserting after line 13 the words, "To the extent that federal funds are available for these administrative costs, the state appropriation shall be accordingly reduced.", so that the section as amended shall read as follows:

4 Appropriation. There is hereby appropriated for fiscal year ending June 30, 1974 the sum of forty-seven thousand, four hundred five dollars and for the fiscal year ending June 30, 1975 the sum of forty-six thousand, four hundred fourteen dollars to be expended for the purposes of this act as follows:

	FY 1974	FY 1975
Permanent personnel services	\$31,605	\$33,014
Equipment	2,400	
Current expenses and printing	8,400	8,400
Travel		
In-state	4,000	4,000
Out-of-state	1,000	1,000
Total	\$47,405	\$46,414

To the extent that federal funds are available for these ad-

ministrative costs, the state appropriation shall be accordingly reduced. The governor is authorized to draw his warrant for the sums appropriated from any money in the treasury not otherwise appropriated.

Rep. Chandler moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Reps. Merrill and Gallen spoke against the motion.

(discussion)

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Curran nonspoke in favor of the motion.

Reps, Spirou, Roderick H. O'Connor, McLane, Russell C. Chase and Daniell nonspoke against the motion.

Rep. Sara M. Townsend wished to be recorded in favor of the bill.

Motion lost.

Amendment adopted.

Ordered to third reading.

(Speaker in the Chair)

HB 1028

establishing the New Hampshire Transportation Authority, and making an appropriation therefor. Without recommendation. Rep. Drake for Appropriations.

Rep. Coutermarsh moved that HB 1028 be reported ought to pass and spoke in favor of the motion.

(discussion)

Rep. Marsh spoke against the motion.

Rep. Drake explained the committee position.

Rep. Erler spoke against the motion.

Rep. Spirou spoke in favor of the bill.

Reps. French and George B. Roberts, Jr. spoke in favor of the motion.

Reps. Knight, Junkins, Hoar, Albert C. Jones, Close, Roderick H. O'Connor, Haller, Daniell, Brungot, Nelson, Oleson, Hamel, Meserve, James W. Murray, T. Anne Webster, D'Amante, Curran, Elmer S. Wiggin, Theriault, Gagnon and Gallen nonspoke in favor of the bill.

Reps. Nelson, Gemmill and Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

Ordered to third reading.

HB 811

making appropriations for capital improvements. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

I Appropriation. The sum of twenty million four hundred and sixty-nine thousand nine hundred and seventy dollars is hereby appropriated for the projects detailed in this section for the purpose of capital improvements and long term repairs, which include such related improvements, facilities, equipment, and furnishings as are necessary to complete the same. The appropriations for the projects are as follows:

I. Adjutant General

Concrete floor — Manchester Armory

\$50,000

II. Administration and control

(a) Restore and refurnish legislative chambers and 3rd floor of state house 200,000*

(b) Refurnish exterior of state house 84,000

(c) Renovate first floor toilets 29,000

(d) Clean and paint exterior — state library

50,000

Total Paragraph II

363,000

*The projects for which these appropriations are made shall, notwithstanding any statutes to the contrary, be under the complete and sole control of the speaker of the house and president of the senate jointly.

III. Aeronautics Commission

(a) Nashua — Land for ILS 20,000 Less Federal 100,000

Net Appropriation 100,000

(b) Lebanon — Taxiway 112,000 Less Federal 56,000

Net Appropriation 56,000

Total Paragraph III

156,000

IV. Education

(a) Nashua Automotive building

788,000

(b) Claremont Allied health science building

1,300,000

(c) Laconia New equipment

89,000

(d) Concord Minimum maintenance of campus road

2,000

(e) Berlin Expand baking kitchen 74,480 Automotive shop addition 92,240

166,720

Total Paragraph IV

2,345,720

V. Health & Welfare

(a) Office building - phase II

9,800,000

. –	J	, J		
(b) N	.H. home for the Elderl	y (Glencl	iff)	
(1) (2) (3)	Renovate warehouse to occupation therapy Repair chimney Laundry	46,000 10,000 73,000		
	Total		129,000	
(c) N	.H. hospital			
(1) (2)	Reline fuel oil tanks Equipment for main	16,000		
(3)	building kitchen Plumbing, renovation, etc. in south side	23,000		
(4)	main building	60,000		
(5)	main building Dolloff building — renovate to life safety	75,000		
(6)	code, etc.	70,000		
В. 3	Design and engineering all four buildings Reconstruction and renovate Thayer	260,000		
	building complete: Construction Contingencies Equipment	490,000 73,000 25,000		
Total			1,092,000	
(d) Laconia State School &				
Training Center				
	Laundry equipment Dairy farm conversion	50,000 35,000		

(3) Renovate electrical entrance & outside wiring phase I

120,000

Total

205,000

Total Paragraph V

11,226,000

VI. New Hampshire Youth Development Center

Spaulding Cottage renovation

50,000

VII. Liquor Commission

Addition to Portsmouth Store No. 38

245,000

VIII. Port Authority — Portsmouth

 (a) Commercial fishing facility preliminary designs and borings

5,000

(b) Design engineering and construction plans

15,000

(c) Construction — proposal A Northside Barker wharf area — Wharf and ramps

Building 50' x 30'

130,000

Total Paragraph VIII

180,000

IX. Department of Resources and Economic Development

85,000

Relocation and reconstruction of forestry nursery administration building and laboratory, and relocation of warehouse and shop to Bear Brook central warehouse and shop area 65,000

(a) Engineering and construction
Bear Brook — new water
supply 42,000
Bedell Bridge 177,000
Crawford Notch — dam
replacement 110,000
Franconia — Phase II,
snowmaking, novice slope

dev.

Т	Greenfield — construct shower building Odiorne Point — site improvement at Frost Point Pawtuckaway — sewage dumping station Pawtuckaway — beach expansion Otal Less anticipated federal assistance	44,000 25,000 10,000 27,500 520,500 260,250	
(b)	Capital Projects — Utility Construction — 5 Year Bonds Mount Washington Summit Park Water System White Lake State Park — Fence Construction	32,000 - 27,000	260,250

59,000

Total Paragraph IX

384,250

X. Department of Safety

(a) Office Building Plans and engineering only including parking layout and drawings 250,000

(b) Safety Services
Boat House — Rebuild
and expand 23,000

(c) State Police
Renovate radio station
and building 8,000

Total Paragraph X

281,000

XI. Veterans' home

Nursing Care Unit 1,906,000 Less Federal Funds 953,000

Total Paragraph XI

953,000

XII. State Prison

Improvements and repairs as follows:
replacing windows (main cell block);
renovate heaing (main cell block);
new roofs on hospital and old boiler room;
No. 1 boiler conversion burner;
toilets for annex;
renovate annex;
12 max. security cells in old hospital
area (for criminally insane)

240.000

XIII. Water Resources Board

1. Union Meadows	38,000
2. Kingswood Lake	47,000
3. Glen Lake	133,000
4. Howe Reservoir	26,000
5. Winnisquam Lake	100,000

Total Paragraph XIII

344,000

XIV. Water Supply and Pollution Control Commission

(a) Regional waste treatment

plant Winnipesaukee River Basin 18,260,000 Less Federal Funds 13,695,000 Less Local Funds 913.000

Total Paragraph XIV

3,652,000

Total Section 1

20.469.970

2 Appropriation, University of New Hampshire

Appropriation. The sum of ten million and seventy-four thousand dollars is hereby appropriated for the projects detailed in this section for the purpose of purchasing, constructing, furnishing and equipping new educational facilities, alterations, and additions to certain present buildings, services, and utilities at the University of New Hampshire system as follows:

I. Merrimack Valley Branch

(a) Development of outside utilities \$3,441,000

(b) Construction of first building

1,516,000

(c) Design and working drawings of second building

160,000

Total

5,117,000

II. Keene Campus

Renovation of former Elliot Hospital 450,000*

III. Plymouth Campus

New academic building complete 4,025,000

IV. Durham Campus

Complete renovation of James,
Morrill, Murkland, and Kingsbury Halls
to conform with N.H. Life Safety
Code 402,000*

V. All Campuses

Phase I of installation of fire detection systems in various buildings to comply with N.H. Life Safety Code

80,000*

Total Section 2

10,074,000

*These funds shall not be transferred or used for any other purpose.

3 Expenditures, General. The appropriation made for the purposes mentioned in section 1 and the sums available for those projects shall be expended by the trustees, commission, commissioner, or department head of the institutions and departments referred to herein, provided that all contracts for

projects and plans and specifications therefor, shall be awarded in accordance with the provisions of RSA 228.

- 4 Expenditures, University of New Hampshire.
- I. The appropriations made for the purposes mentioned in section 2 and the sums available for these projects shall be expended by the trustees of the University of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper of general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received.
- II. Availability of Appropriation. The appropriations made in section 2 are available for all costs incident to the erection, furnishing, and equipping of these facilities including the necessary extension of utilities and includes the cost of the services of architects, engineers, and other consultants of such kind and capacity as the University Board of Trustees may, in its discretion, wish to employ on such terms and conditions as the Board determines, and include the cost of furnishings and equipping the facilities with movable equipment and furnishings not affixed to the buildings, and which are not listed in the specifications approved for implementation of the construction plans. These monies shall be spent under the direction of the University board of trustees.
- III. Rejection of Low Bids. If, in the judgment of the trustees of the University, just cause exists indicating the lowest bid should be rejected, then the contract may be awarded to the next lowest bidder, or if the next lowest bid should be rejected, the contract may be awarded to the third lowest bidder.
- IV. Rejection of All Bids. The board of trustees of the University has the right to reject any and all bids and, if the lowest bid is in excess of the appropriation, the board has the right to negotiate with the low bidder or with the three lowest bidders for a contract for the construction upon terms considered most advantageous to the university. If only one bid is

received, the board of trustees may negotiate a contract for the construction on terms considered most advantageous to the university and to the state. Any authorization contained in this act which is at variance with the requirements of applicable federal law and regulations shall be controlled by the terms of the federal law and regulations.

- 5 Land Acquisition. Any land acquired under the appropriations made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of governor and council.
- 6 Bonds Authorized. To provide funds for the appropriations made in sections 1 and 2 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of thirty million five hundred forty-three thousand nine hundred seventy dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA-6-A.
- 7 Payments. The payment of principal and interest on bonds and notes issued for the projects in sections 1 and 2 shall be made when due from the general funds of the state.
- 8 Liquidation. The state treasurer is authorized to deduct from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of section 2 hereof.
- 9 Powers of Governor and Council. The governor and council are hereby authorized and empowered:
- I. To establish the priority of undertaking any projects herein before enumerated in section 1.
- II. To cooperate with and enter into such agreements with the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.
- III. To accept any federal funds which are or become available for any project under section 1 beyond the estimated amounts. Such funds shall reduce appropriations and the bond authorizations made under these sections accordingly.

- 10 Transfers. The individual project appropriation, as provided in sections 1 and 2 shall not be transferred or expended for any other purposes; provided, however, that the governor and council may transfer any balance estimated to be available upon completion of an individual project to other projects within the same section.
- 11 Certain Water Resources Appropriations of 1965, 1967, 1969 and 1971 Extended. The following appropriations to the water resources board providing for the specified capital expenditures shall be available for expenditure until July 1, 1975:
- 1. 1965, 281:1, X, as extended for use by 1967, 394:15; 1969, 351:1 and 1971, 559:14.
- II. 1967, 394:1, VII, as amended by 1969, 51:2 and extended by 1970, 56:12.
- III. 1969, 505:1, XV, (a), (5), and (b) and (c) as extended by 1972, 60:90.
 - IV. 1971, 559:10.
- 12 Certain Parks Appropriations of 1971 Extended. The following appropriations to the division of parks providing for the specified capital improvements shall be available for expenditure until July 1, 1976.
- I. 1971, 559:1, VII, (1), (a), (i) Franconia Notch State Park, Tramway cables.
 - II. 1971, 559:1, VII, (1), (b) Berlin Wayside Area.
- III 1971, 559:1, VII, (1), (g) Dredging of Hampton Harbor.
 - 13 Effective Date. This act shall take effect July 1, 1973.
- Rep. Arthur F. Mann commented on the committee report.
- Rep. Spirou moved that the remarks of Rep. Mann be printed in the Journal.

Seconded by Rep. Ellis.

Adopted.

REMARKS BY

Arthur F. Mann, Chairman, Committee on Public Works

Mr. Speaker:

I am very disappointed in the action of the House Appropriations Committee on HB 811. The Committee on Public Works naturally has a very strong interest in the amendments proposed by the House Appropriations Committee to HB 811, Capital Budget Bill, and cannot agree with the number and size of the reductions. It seems clear that the hard work and long hours spent by your Public Works Committee in developing what we thought to be a sound and reasonable bill have not been fully considered by House Appropriations in the brief time they have had to examine this bill.

The House Public Works Committee began in January to examine in detail all of the Capital Budget requests submitted by Departments and agencies of State Government. Many field trips were made to examine proposed capital projects.

We cannot agree with a number of the deletions made by the House Appropriations Committee. However, it seems unwise at this time to try to rebuild what we in the Public Works Committee think is a necessary capital appropriations budget and to try to do it on the floor.

In these circumstances, the Public Works Committee feels that it will be necessary to work with the Senate Public Works Committee and the Senate Finance Committee to reinstate some projects which are urgently needed and are in the best interest of the state to begin now and not delay.

I thought it appropriate to advise the House of the Public Works Committee's position on the amendments offered at this time and to indicate that we feel an obligation to try to reinstate a number of capital project items about which we have a lot of information and which we feel are necessary ongoing programs of the state.

Question being on the committee amendment.

Rep. Raymond explained the committee amendment.

(discussion)

Committee amendment adopted.

Rep. Lawton offered an amendment.

The clerk read the amendment in full.

Rep. Lawton explained his amendment.

(discussion)

Reps. Raymond, Arthur F. Mann and Burleigh spoke against the amendment.

Rep. Horan spoke in favor of the amendment.

Rep. Ellis and Wayne E. Helie nonspoke against the amendment.

Lawton amendment lost.

Rep. Gorman offered an amendment.

AMENDMENT

Amend the introductory paragraph to section 1 of the bill by striking out in lines one and two the words "twenty million four hundred and sixty-nine thousand and nine hundred and seventy dollars" and inserting in place thereof the following (twenty million five hundred ninety four thousand nine hundred seventy dollars), so that said paragraph as amended shall read as follows:

l Appropriation. The sum of twenty million four hundred sixty-nine thousand nine hundred seventy dollars is hereby appropriated for the projects detailed in this section for the purpose of capital improvements and long term repairs, which include such related improvements, facilities, equipment, and furnishings as are necessary to complete the same. The appropriations for the project are as follows:

Amend section 1, VI of said bill by striking out said paragraph and inserting in place thereof the following:

VI. New Hampshire Youth Development Center

(a) Spaulding Cottage Renovation 50,000

(b) Juvenile Residential Half-way Houses 125,000

Total paragraph VI

175,000

Amend in section 1 of the bill the line reading Total Section 1 to read as follows:

Total Section 1

Amend section 6 of the bill by striking out in lines three and four the words "thirty million five hundred forty three thousand nine hunderd seventy dollars" and inserting in place thereof the following (thirty million six hundred sixty eight thousand nine hundred seventy dollars), so that said section as amended shall read as follows:

6 Bonds Authorized. To provide funds for the appropriations made in sections 1 and 2 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of thirty million six hundred sixty eight thousand nine hundred seventy dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

The clerk read the amendment in full.

Rep. Gorman explained his amendment.

(discussion)

Reps. Zechel, Parr, and Spirou spoke in favor of the Gorman amendment.

Reps. Currier, Fisher, Sara M. Townsend, Fred E. Murray, Zachos, Dorthea M. O'Neil, James W. Murray, Lebel, Nighswander and Knight nonspoke in favor of the amendment.

Reps. Arthur F. Mann and Coburn spoke against the amendment.

Rep. Chamberlin moved the previous question.

Sufficiently seconded.

Adopted.

Gorman amendment adopted.

Rep. Dame offered an amendment.

The clerk read the amendment in full.

Rep. Dame explained his amendment.

Reps. Marsh, Arthur F. Mann and Gay spoke in favor of the amendment.

Reps. Raymond, Drake, Maynard, Paul McEachern and Woods spoke against the amendment.

(discussion)

Rep. Griffin nonspoke against the amendment.

Reps. Cummings, Scott, Conley, Burrows, Erler, Krainak, Chamberlin, George E. Gordon, Enright, Twardus, Palfrey, Soule, P. Robert Thibeault, Kenneth W. Spaulding, Lynch, Sewall, Joseph L. Cote, Stevenson, Hackler, Parr and Lawton nonspoke in favor of the Dame amendment.

Reps. Dupont and Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Dame amendment lost.

Rep. George B. Roberts, Jr. offered an amendment.

The clerk read the amendment in full.

Rep. Roberts explained his amendment.

Rep. Arthur F. Mann spoke in favor of the amendment.

Rep. Raymond spoke against the amendment.

Reps. Noble, Colby, Pierce, Hoar and Marsh nonspoke in favor of the amendment.

Rep. Roberts requested a division and subsequently withdrew his request.

Roberts' amendment lost.

Rep. T. Anne Webster offered an amendment.

The clerk read the amendment in full.

Rep. Webster explained her amendment.

Reps. Raymond and Arthur F. Mann spoke against the amendment.

(discussion)

Rep. Kenneth W. Spalding moved the previous question.

Sufficiently seconded.

Adopted.

Webster amendment lost.

HB 811 ordered to third reading.

(Deputy Speaker in the Chair)

Rep. Drake offered the following:

RESOLUTION

Legislative Budget Assistant is authorized to change any and all totals in HB 811 and the total appropriation made and the total bonds authorized in order to reflect the amendments which have been adopted to the bill.

The clerk read the resolution in full.

Rep. Drake explained the resolution.

Adopted.

HB 727

establishing a department of administration and finance and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 8-D:4 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

8-D:4 Commissioner of Administration and Finance; Appointment, Term. There shall be a commissioner of administration and finance who shall be appointed by the governor and council for a term of four years and until his successor is appointed and qualified; provided, however, that the initial appointee shall be nominated by a commission consisting of two members of the senate, appointed by the president, two members of the house appointed by the speaker, and three persons appointed by the governor, and said nominee to be confirmed by the governor and council; and provided further, that the term of the initial appointee shall expire on June 30, 1977. Any vacancy shall be filled for the unexpired term.

Amend RSA 8-D as inserted by section 2 of the bill by inserting after section 19 the following new section:

8-D:20 Staff. The commissioner of administration and finance may appoint such staff, including but not limited to professional persons, consultants, assistants, secretaries, stenogra-

phers and clerks as may be necessary to carry out the provisions of this chapter within the limits of appropriations made therefor. Said staff shall carry out such duties as the commissioner may from time to time assign.

Amend section 6 of the bill by striking out said section and inserting in place thereof the following:

6 Pre-audit of Claims. Amend RSA 8:13, VII, (supp), as amended, by striking out said paragraph and inserting in place thereof the following:

VII. Pre-audit all claims to be presented for the issuance of warrants and certify to the governor and council that such are just and proper claims against the state and within appropriations provided by statute; before such certification for payment, the commissioner of administration and finance may require such documentary evidence as he shall prescribe to confirm the debt, and he may further prescribe the manner and form in which the evidence of debt is presented for payment.

Rep. Drake explained the amendment.

Amendment adopted.

Rep. Joseph M. Eaton offered an amendment.

The clerk read the amendment in full.

Rep. Eaton explained his amendment.

Rep. James E. O'Neil spoke against the amendment.

(discussion)

Reps. Nelson and Stevenson spoke in favor of the Eaton amendment.

Rep. Hoar spoke against the Eaton amendment.

Rep. Wuelper explained the subcommittee report.

Rep. Duprey further explained the subcommittee report.

Rep. Coutermarsh spoke against the Eaton amendment.

Reps. Curran and Colby nonspoke in favor of the Eaton amendment.

Reps. Hildreth and Lambert moved the previous question. Sufficiently seconded.

Adopted.

A division was requested.

82 members having voted in the affirmative and 162 in the negative, the Eaton amendment lost.

Rep. Nelson challenged the vote and subsequently withdrew his challenge.

Rep. Chandler requested a division on ordering HB 727 to third reading.

192 members having voted in the affirmative and 29 in the negative, HB 727 was ordered to third reading.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

LATE SESSION

Third reading and final passage

HB 141, relative to modification of the business profits tax.

HB 206, relative to the distribution of resident tax revenues.

HB 409, changing the basis for retirement benefits for group I members from the highest five to the highest three years compensation.

HB 418, providing additional cost of living retirement allowances for certain state employees, and making an appropriation therefor.

HB 433, increasing the state's payment of group hospital and medical insurance for state employees and to provide ordinary death benefits for certain group I members of the New Hampshire retirement system.

HB 451, providing additional retirement allowances for certain retired teachers and making an appropriation therefor.

HB 463, establishing a sire stakes program and a standard-bred breeders and owners development agency.

HB 509, increasing the salaries of the classified, and unclassified employees and making an appropriation therefor.

HB 512, providing for overtime pay to state employees engaged in snow grooming and farming.

HB 765, providing full pay to state employees, not to exceed one year, during a total disability resulting from a work-connected accidental injury.

 ${
m HB~850}$, relative to increasing the fees for beer permits and liquor licenses.

HB 897, relative to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly.

HB 900, relative to the method of calculating state grants for sewage disposal construction.

HB 919, relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board.

HB 922, relative to resident hunting privileges, licensing nonresidents dragging in salt water and raising fish and game license fees.

HB 923, enacting new salary grades for all classified and unclassified employees and establishing uniform overtime for classified employees.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

HB 470, establishing a New Hampshire Housing Commission; and making an appropriation therefor.

HB 1028, establishing the New Hampshire Transportation Authority, and making an appropriation therefor.

HB 811, making appropriations for capital improvements.

HB 727, establishing a department of administration and finance and making an appropriation therefor.

RECONSIDERATIONS

Rep. Shea moved Reconsideration on HB 727, establishing a department of administration and finance and making an appropriation therefor.

Reconsideration lost.

Rep. Coutermarsh moved Reconsideration on HB 1028, establishing the New Hampshire Transportation Authority, and making an appropriation therefor.

Reconsideration lost.

Rep. Roderick H. O'Connor moved Reconsideration on HB 433, increasing the state's payment of group hospital and medical insurance for state employees and to provide ordinary death benefits for certain group I members of the New Hampshire retirement system.

Reconsideration lost.

Rep. Roderick H. O'Connor moved Reconsideration on HB 509, increasing the salaries of the classified, and unclassified employees and making an appropriation therefor.

Reconsideration lost.

Rep. Daniell moved Reconsideration on HB 833, providing for the registration of social workers, establishing a social work registration board, and creating a client-social worker privilege.

Reconsideration lost.

Rep. Cotton moved Reconsideration on HB 897, relative

to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly.

Reconsideration lost.

Rep. Ellis moved Reconsideration on HB 811, making appropriations for capital improvements.

Reconsideration lost.

Rep. Gallen moved Reconsideration on HB 470, establishing a New Hampshire Housing Commission; and making an appropriation therefor.

Reconsideration lost.

Rep. Simmons moved Reconsideration on HB 922, relative to resident hunting privileges, licensing nonresidents dragging in salt water and raising fish and game license fees.

Reconsideration lost.

Rep. Drake moved Reconsideration on HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

Reconsideration lost.

RECESS

AFTER RECESS

HB 1049

creating a Mount Washington authority and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Drake explained the committee report.

Resolution adopted.

COMMITTEE OF CONFERENCE REPORT (Printed SJ June 6)

HB 233, relative to the amount of fees to be charged by the registers of deeds.

Rep. Hammond moved the House adopt the Committee of Conference Report.

Adopted.

SENATE MESSAGE

INTRODUCTION SENATE BILL

First, second reading and referral

SB 245, relative to the duties of the state treasurer and director of the division of accounts. Executive Departments and Administration.

COMMITTEE REPORTS CONTINUED

HB 247

to increase the appropriation for funding of certain improvements on, and the four lane extension of, the Spaulding Turnpike. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Fortier moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to a two lane extension of the Spaulding Turnpike.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Two Lane Highway. Amend RSA 256-C:2, II (supp) as inserted by 1971, 520:1 by striking out said paragraph and inserting in place thereof the following:

II. Make improvements to that portion of the eastern New Hampshire turnpike known as the Spaulding Turnpike and ex-

)

tend said turnpike with two lanes including, the extension of the turnpike to the 1965 Milton-Wakefield project;

2 Lanes Reduced. Amend RSA 256-C:6 (supp) as inserted by 1971, 520:1 by striking out the lines

"Improvements and four lane extension of Spaulding Turnpike. RSA 256-C:2, II

Twenty million dollars (\$20,000,000)

and inserting in place thereof the following:

(Improvements and two lane Twenty million dollars extension of Spaulding Turnpike. RSA 256-C:2,II

(\$20,000,000)

so that said section as amended shall read as follows:

256-C:6 Funds Provided. The following sums are appropriated for the purpose of carrying out the projects authorized by RSA 256-C:2.

Projects

Amount

Improvements to the Blue Star memorial highway, RSA 256-C:2, I

Thirty-three million dollars dollars (\$33,000,000)

Improvements and two lane extension of Spaulding Turnpike. RSA 256-C:2, II

Twenty million dollars (\$20,000,000)

Improvements to Central New Hampshire Turnpike. RSA 256-C:2, III

Twenty-eight million five hundred thousand dollars (\$28,500,000)

Toll highway between Manchester and Hampton, RSA 256-C:2. IV

Forty million dollars (\$40,000,000)

After the completion of the project or projects authorized by any paragraph of RSA 256-C:2, the governor and council may transfer any balance remaining in the appropriation for such project or projects to other projects under this chapter. The appropriations made by this chapter shall be continuing appropriations and shall not lapse.

3 Approval Required. Amend RSA 256-C: (supp) by inserting after section 15 the following new section:

256-C:16 Spaulding Extension — Approval Required. Notwithstanding any other provision of law to the contrary, if an environmental protection department or any other similiar state agency is established by the 1973 session of the general court, the commissioner of public works and highways shall take no action with regard to the extension of the Spaulding Turnpike authorized by RSA 256-C:2, II, including calling for proposals or bids, until the plans for said extension shall have been submitted to such environmental protection department or other similar agency. If said environmental protection department or other similar agency shall determine that said extension conforms to its policy, the commissioner of public works and highways may proceed. If said environmental protection department or other similar agency shall determine that said extension does not conform to its policy, said extension shall not be constructed, unless the plans for said extension may be so modified as to make the extension conform to the environmental protection department's or other similar agency's policy.

4 Effective Date. This act shall take effect sixty days after its passage.

Rep. Drake spoke in favor of the motion.

(discussion)

The clerk read the amendment in full.

Rep. Allen commented on the amendment.

Rep. LaRoche spoke in favor of the bill as amended.

Rep. Drake explained the difference between the Fortier amendment and the proposed Allen amendment.

Reps. Scamman, LaRoche, Ineson, Brungot, Oleson and Arthur F. Mann spoke in favor of the Fortier amendment.

Reps. T. Anne Webster, Tanner and Allen spoke against the Fortier amendment.

Reps. Ellis, Duprey, Bragdon, Tripp, Preston, Gallen, Victor L. Kidder, Cary, Curran, Colby, Dawson and Barbara C. Thompson nonspoke in favor of the Fortier amendment.

Reps. Zachos and Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Rep. T. Anne Webster requested a division.

It being manifestly in the affirmative, the Fortier amendment adopted.

Rep. Tanner challenged the vote.

237 members having voted in the affirmative and 20 in the negative, the Fortier amendment adopted.

Rep. Scamman offered an amendment.

AMENDMENT

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

- 4 Repeal. 1972, 60:65, relative to limitation on construction on route 101, is hereby repealed.
- 5 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Rep. Scamman explained his amendment.

(discussion)

UNANIMOUS CONSENT

Rep. Zachos addressed the House by unanimous consent.

Reps. Parr, Harvell, Erler and George B. Roberts, Jr. spoke in favor of the Scamman amendment.

Reps. Cunningham, Goodrich, Simmons, Hoar, Barka, Rogers, Hammond, Wayne E. Helie, Roy W. Davis, Helen F. Wilson and Bourassa nonspoke in favor of the Scamman amendment.

Reps. Coburn and Zachos spoke against the Scamman amendment.

Reps. Belair and Nelson moved the previous question.

Sufficiently seconded.

Scamman amendment adopted.

Ordered to third reading.

Rep. Greene moved that HB 151, establishing a solid waste committee be taken from the table.

On a vv the Speaker was in doubt and requested a division.

167 members having voted in the affirmative and 95 in the negative, the motion prevailed.

The Speaker requested a quorum count.

292 members having answered the call, a quorum was declared present.

HB 151

establishing a solid waste committee. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a solid waste committee; providing for development of a solid waste disposal program and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Solid Waste Committee Established. There is hereby established a solid waste committee to be composed as follows: two representatives to be appointed by the speaker of the house; two senators to be appointed by the president of the senate; and three citizens to be appointed by the governor and council. Said committee shall prepare a report on a method to implement a complete plan for solid waste disposal, which plan shall provide for state-wide, regional, and local recycling of solid waste and for resource recovery. The committee shall consult with officials from the division of public health services of the department of health and welfare in drawing up such report and shall submit a preliminary report to the house committee on environment and agriculture in July, 1974. The committee

shall submit its final report together with any proposed legislation to the house committee on or before October 15, 1974. Members of the committee shall receive no salary, but are entitled to be reimbursed for expenses incurred in performance of their duties.

2 Pilot Programs Authorized. The division of public health services, department of health and welfare, shall develop pilot programs for solid waste disposal in one or more towns or cities in the state. No plan or plans shall be implemented by said division until it has been approved by the solid waste committee. All such programs shall be implemented on a 50-50 matching basis. The local unit or units involved shall be required to provide fifty percent of the total program cost. In no event shall the state's share of an individual programs' total cost exceed fifty percent.

3 Appropriation. The sum of five hundred dollars is hereby appropriated for the biennium ending June 30, 1975 for the purposes of section 1 of this act. The sum of one hundred thousand dollars is hereby appropriated to the division of public health services, department of health and welfare, to be expended in accordance with the provisions of section 2 of this act, for the state's share of programs costs. Such sum shall be in addition to any other sums appropriated to said division: shall be continuing and shall not lapse. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

4 Effective Date. This act shall take effect July 1, 1973.

The question being on Rep. Bednar's motion that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, Rep. Bednar previously spoke in favor of the motion.

Reps. Greene, Scamman, David J. Bradley, Daniell and Gemmill spoke against the motion.

Rep. Bednar spoke a second time in favor of the motion.

Rep. T. Anne Webster moved the House adjourn.

Rep. Zachos amended the motion to adjourn until 11:15 this evening.

(discussion)

Rep. Webster subsequently withdrew her motion.

Rep. Zachos subsequently withdrew his amendment.

HB 151 continued.

Rep. Drake spoke against the motion.

Reps. Williamson, Wuelper, Newell, Hoar and Leonard A. Smith nonspoke in favor of the bill.

Rep. Hanson spoke against the motion.

(discussion)

Rep. Doris L. Thompson moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Committee amendment adopted.

Rep. Greene offered an amendment.

AMENDMENT

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Pilot Programs Authorized. The division of public health services, department of health and welfare, shall develop pilot programs for solid waste disposal in one or more towns or cities in the state. No plan or plans shall be implemented by said division until it has been approved by the solid waste committee and the governing body of the municipality or municipalities involved. All such programs shall be implemented on a 50-50 matching basis. The local unit or units involved shall be required to provide fifty percent of the total program cost. In no event shall the state's share of an individual programs' total cost exceed fifty percent.

The clerk read the amendment in full.

Rep. Greene explained her amendment.

Amendment adopted.

Ordered to third reading.

HB 526

to establish community resource areas and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. George I. Wiggins moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

The clerk read the amendment in full.

Rep. Wiggins explained his amendment.

Rp. Drake spoke against the motion.

Reps. Albert C. Jones, Campbell and Nutt spoke in favor of the motion.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 231

relative to amount of revenue from business profits tax returned to towns and cities. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Joseph L. Cote moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate and spoke in favor of the motion.

Rep. Drake spoke against the motion.

(discussion)

Reps. Nelson and George I. Wiggins nonspoke in favor of the motion.

Reps. George E. Gordon, Nutt and Hall spoke in favor of the motion.

Reps. Gerry F. Parker and Raymond spoke against the motion.

Reps. Ellis, Belair and Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

It being manifestly in the negative, the motion lost.

Resolution adopted.

Rep. Nardi is celebrating her 30th wedding anniversary today.

Rep. Page is celebrating a birthday today.

HB 878

relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of said bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Providing for Verification and Investigation of Eligibility. Amend RSA 167 by inserting after section 9 the following new section:

167:9-a Verification and Investigation of Eligibility.

- I. The director of the division of welfare shall conduct an investigation of each applicant for aid to families with dependent children in order to verify all factors as provided in paragraph II required to establish eligibility of the individual making application.
- II. The investigation required in paragraph I shall include income and resources, absence of parent, and attendance of children in school.
- III. The application form for such assistance shall inform the individual making application of the investigative requirements outlined in paragraphs I and II.
- IV. The director shall redetermine the eligibility of each individual receiving aid to families with dependent children at least every six months based upon a similar investigation, as provided in paragraphs I and II, of information provided by the recipient on a form which shall be the same as the original application form.
- V. Current records of employee earnings maintained by the department of employment security shall be examined quarterly by the director to compare such records with the earnings reported by each recipient of aid to families with dependent children. When an inconsistency is demonstrated by such comparison, there shall be an immediate redetermination of the eligibility of the recipient.
- VI. The director shall prepare monthly public reports indicating the status of all redetermination of eligibility activities conducted under paragraphs IV and V, indicating the number of redeterminations completed, and the number still pending thirty days or more beyond the six-month redetermination requirement as provided in paragraph IV.
- 3 Absent Parent Collection Incentive. Amend RSA 167:3, as amended, by striking out said section and inserting in place thereof the following:
 - 167:3 Compelling Support.
- I. Upon the request of the director of the division of welfare, department of health and welfare, any such father, mother, stepfather, stepmother, son, daughter, husband or wife shall provide the support of the person assisted under this chapter or RSA

161, or contribute thereto. Should such relative refuse to comply with such request, the director of the division of welfare may bring an appropriate proceeding in the superior court in the name of the state to compel such support or contribution thereto. If upon hearing it shall appear that such relative is able to provide the support of such person or to contribute thereto, the court shall enter an order accordingly and shall fix the amount and method and manner of payment. Failure to comply with any such order shall be deemed contempt of court and punished accordingly. Such proceedings shall be brought by the attorney-general or the county attorney for the county in which any such relative resides when so requested by the director of the division of welfare.

- II. For the purposes of developing a system for effective prosecution of absent parents and the collection of support orders, the director of the division of welfare shall consult with the attorney-general, the county attorneys, judges of the superior courts and the state probation department.
- 4 Requirement to Pursue Employment. Amend RSA 167:4, (supp), as inserted by 1965, 154:1, as amended, by inserting after paragraph IV the following new paragraph:
- V. To the extent permitted by federal law, each applicant for and recipient of aid to families with dependent children shall be required to register for and actively seek employment as a condition of initial and continuing eligibility.
- 5 Appropriation. There are hereby appropriated for the purposes of this act the sum of three hundred ninety-seven thousand one hundred eighty dollars for the fiscal year ending June 30, 1974, and the sum of three hundred eighty-nine thousand six hundred sixty-nine dollars for the fiscal year ending June 30, 1975. The governor is authorized to draw his warrant for the sums herein appropriated from moneys in the treasury not otherwise appropriated. The general fund appropriation herein provided for shall be reduced by the amount of any federal funds received.

6 Effective Date. This act shall take effect July 1, 1973.

Committee amendment adopted.

Rep. Nelson moved that the words, ought to pass with

amendment, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Reps. Ferguson, Nighswander and Drake spoke against the motion.

Motion lost.

Rep. George E. Gordon offered an amendment.

(discussion)

Reps. Roma A. Spaulding and Zachos spoke against the amendment.

Rep. Sara M. Townsend moved the previous question.

Sufficiently seconded.

Adopted.

Gordon amendment lost.

Ordered to third reading.

RECONSIDERATIONS

Rep. Ethier moved Reconsideration on HJR 34, making an additional appropriation for dual enrollment and child benefit service grants.

Reps. Nardi and Drake spoke against Reconsideration.

Reconsideration lost.

Rep. Conley moved Reconsideration on HB 508, creating centralized land acquisition procedures and establishing a natural heritage conservation fund and making an appropriation therefor.

Reps. Drake and Scamman spoke against Reconsideration.

Reps. Williamson and Richard L. Bradley spoke in favor of Reconsideration.

Reps. Altman, Currier and Twigg nonspoke in favor of Reconsideration.

Reconsideration prevailed.

Rep. Williamson moved that HB 508 be reported ought to pass with amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

Amend RSA 162-C:2-b as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

162-C:2-b Procedure for Land Acquisition. Each proposal to acquire rights and interests in land by a state agency using natural heritage conservation fund monies must first be submitted to the division of resources development, department of resources and economic development, for evaluation and preparation. Said division shall then present the proposal to the council for consideration, approval and the assignment of a priority. The council shall recommend such projects as receive the highest priority to the fiscal committee of the general court for consideration, and the joint recomendation of said committee and the council shall be provided to the governor and council to permit immediate acquisition of rights and interests in land or for the acquisition of options to buy such rights and interests, using the emergency opportunity account as defined below. The governor with the advice and consent of the council is authorized to acquire rights and interests in land, or options to buy such rights and interests, through the emergency opportunity account of the natural heritage conservation fund as provided in RSA 162-C:2-c. For the purposes of this section, "the highest priority" shall be defined as only those lands, interests, or rights, the opportunity to acquire which may be lost because of inability to act prior to normal legislative consideration. All other such proposals by state agencies shall be referred by the council of resources and development to the general court at its next special or regular session for consideration.

Amend RSA 162-C:2-c as inserted by section 1 of the bill

by striking out same and inserting in place thereof the following:

162-C:2-c Natural Heritage Conservation Fund. There is hereby established within the department of resources and economic development a fund to be known as the natural heritage conservation fund, which shall be kept separate and distinct from all other funds appropriated to such department. The natural heritage conservation fund shall be the designation of all funds received from any source which is required to be expended on the acquisition of rights and interests in land or studies thereof as directed by the general court. There shall be established within such fund a separate account to be known as the emergency opportunity account which shall be the designation of funds available for expenditure by the governor and council on highest priority proposals as defined in RSA 162-C:2-b.

Amend the bill by striking out all after section 1 of same and inserting in place thereof the following:

- 2 Effect on Other Land Acquisition Powers. This act shall not be construed to affect the rights of state agencies having land acquisition powers to continue the exercise of those powers provided that natural heritage conservation funds are not utilized.
- 3 Appropriation. The sum of two million dollars is appropriated to the natural heritage conservation fund as provided in RSA 162-C:2-c, as inserted by section 1 of this act, for land acquisition and study purposes. In addition, the sum of two million dollars is appropriated from federal funds for the same purpose. The sum of five hundred thousand dollars is appropriated to the emergency opportunity account within the natural heritage conservation fund to carry out the purposes of RSA 162-C:2-a-c, as inserted by section 1 of this act. All sums hereby appropriated shall be continuing and shall not lapse.
- 4 Bonds Authorized. To provide funds for the appropriations of state funds made in section 2 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of two million five hundred thousand dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. Provided, however, that bonds issued for the purpose herein shall have a maturity

date of twenty years from the date of issue. Payment of principal and interest on said bonds and notes shall be made when due from the general funds of the state.

5 Effective Date. This act shall take effect sixty days after its passage.

Rep. Williamson moved to dispense with the reading of the amendment.

Rep. Wiliamson spoke in favor of his amendment.

Williamson amendment adopted.

Ordered to third reading.

Rep. Zachos moved that the suspension of Joint Rule 18 as it relates to CACR 33, relating to special sessions of the general court. Providing that fifty-five percent of the members of the general court may call a special session of the general court, be made a Special Order for tomorrow.

Adopted.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and they they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourns today it be to meet tomorrow at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

HB 247, relative to a two lane extension of the Spaulding Turnpike.

HB 151, establishing a solid waste committee; providing for development of a solid waste disposal program and making an appropriation therefor.

HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

Reps. George B. Roberts, Jr. and Coutermarsh offered the following:

RESOLUTION

Resolved, that all House Bills and House Joint Resolutions not acted upon and disposed of by the House are by this resolution reported inexpedient to legislate at the adjournment of today's session.

Adopted.

HB 281, relative to the sale of liquor at non-state owned ski areas.

HB 791, relative to reports of Rockingham county convention proceedings.

HB 995, relative to representation by consumer interests on professional registration and licensing boards and any boards having a substantial impact on trade or business and life in New Hampshire.

HB 1012, to establish a state liquor store in the town of Newmarket and to make an appropriation therefor.

HB 1025, relative to licensing nonresidents dragging in salt water and raising fish and game license fees.

HB 1029, establishing an interim committee to investigate conservation lands and local park and shade tree programs.

HB 1034, relative to issuing hairdresser licenses biennially, renewable on even years only.

HB 1048, authorizing the county convention to establish the salary of the Merrimack county sheriff and deputy sheriffs.

HB 28, requiring the sale of soft drinks and alcoholic malt beverages in returnable containers.

HB 191, to require the state and its political subdivisions to obtain liability insurance.

HB 312, providing for the withdrawal of the town of Derry from Supervisory Union No. 10.

HB 380, relative to excavating, filling, mining and construction in the tidal wetlands of the state, establishing tidal wetlands commission and making an appropriation therefor.

HB 402, increasing and altering the membership of the management-employees relations commission.

HB 465, providing for workmen's compensation dependency payments.

HB 538, to authorize the water resources board to acquire the dam and water rights on Johnsons Mill Dam in Andover; and making an appropriation therefor.

HB 543, providing for the acquisition of certain dams on the Contoocook River by the water resources board.

HB 990, providing for the election of city officers in the city of Nashua on a political party basis.

 $\rm HB$ 994, providing for continued expenditures at current levels in the event a subsequent budget is not enacted.

CACR 29, relating to the compensation of the members of the general court. Providing that the compensation paid the members of the general court be increased.

HB 493, creating the position of executive secretary for the state conservation committee.

RECONSIDERATIONS

Rep. Brungot moved Reconsideration of HB 247, relative to a two lane extension of the Spaulding Turnpike.

Reconsideration lost.

Rep. Ellis moved Reconsideration on HB 151, establishing a solid waste committee; providing for the development

of a solid waste disposal program and making an appropriation therefor.

Reconsideration lost.

Rep. Drake moved Reconsideration on HB 878, relative to the difinition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

Reconsideration lost.

On motion of Reps. George B. Roberts, Jr. and Coutermarsh, the House adjourned at 11:59 p.m. in commemoration of the 29th anniversary of June 6, 1944, the invasion of Normandy, France.

Thursday, 7Jun73

The House met at 1:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulien.

To Him who knows what we need even before we ask Him we pray —

Lord our God, accept our prayers and make us receptive to everything You can give us, through Jesus Christ our Lord. Amen.

Let us pray also for the soul of Judge Jason C. Sawyer. May he find light, happiness and peace in this life of heaven. We ask this through Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Joseph M. Eaton led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Edwin C. Howard and Altman, the day, illness.

Rep. Donalda K. Howard, the day, death in family.

Reps. Senter, Timothy K. O'Connor, Rowell, Withington and Zechel, the day, important business.

RESOLUTION

Rep. Hamel moved that the House Journal for 6 June 73 be corrected as follows:

Insert in the Permanent Journal after the text of the Williamson amendment on HB 508 the following:

Rep. Williamson moved to dispense with the reading of the amendment.

Adopted.

Rep. Williamson spoke in favor of his amendment.

Williamson amendment adopted.

Ordered to third reading.

Insert HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor after HB 878 under third reading and final passage.

Adopted.

SENATE MESSAGES

NONCONCURRENCE

 $\rm HB~604, exempting~ambulance~from~being~required~to~pay~tolls~while~on~emergency~calls.$

CONCURRENCE

HB 673, relative to adoption procedures.

HB 442, relative to the age of children placed in a child caring agency.

HB 728, relative to physical therapists practice.

HB 706, providing for a permanent retirement system for employees of the City of Manchester if adopted on referendum.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 358, relative to overtime pay for nursing home employees.

(Amendment printed in SJ June 6)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 233, relative to the amount of fees to be charged by the registers of deeds.

INTRODUCTION SENATE BILL

First, second reading and referral

SB 81, establishing a commission on children and youth. Executive Departments and Administration.

The Speaker read to the House Legislative terms by Rep. Betty Easley of Tallahassee.

SAYING WHAT YOU DON'T MEAN, MEANING WHAT YOU DON'T SAY

Times Bureau

TALLAHASSEE — "The whole idea was to have a small laugh," smiled Rep. Betty Easley, R-Harbor Bluffs, who slipped into each House member's mailbox Monday a tongue-in-cheek glossary of legislative terms.

Written by Mrs. Easley, a freshman, it was a five-page mimeographed booklet designed, she said, "to clarify, amplify and stultify...legislative words and phrases. You get to where some of these things have meaning to them," she said, "and they generally mean the same no matter who says it."

Her booklet got a laugh from most House members, especially Rep. Marshall Harris, D-Miami, the fast-talking Appro-

priations Committee chairman, who was the butt of most of Mrs. Easley's terms. "He liked it," she said. "I always kid him about talking 450 words a minute." Some of the definitions:

Request to co-introduce — I wish I'd thought of that.

Quorum Call — All my committed votes have gone out for coffee.

My staff is preparing a bill that speaks to this matter — I've had a Kelly girl in for two days trying to decipher my handwriting.

Temporarily pass — I don't want to talk about it.

I have no pride of authorship — I don't think I can get it out unless it's a committee substitute and I may be ill.

This is a friendly amendment — like Jack the Ripper.

I'm not wedded to the idea - I need help.

Let me clear this up — Marshall Harris is talking.

Take a walk — An urgent need for exercise generated by an equally urgent desire for instant invisibility.

Thereisnopossiblewayanybodycanvoteforastupidbilllikethis ifyouallunderstandtheproblem — Marshall Harris talking.

Philosophically, I'm with you — I'm going to vote no on your bill.

I appreciate what you're trying to do — I'm going to vote no on your bill.

I view this bill with mixed emotion — I haven't the foggiest idea.

Vote yes and strike a blow for freedom — I've thought of every argument I could and this is all I have left.

My mail is running 4 to 1 in favor of this — I've had one postcard and a whisper in the hall.

Revisit this chapter — We goofed and need to make a correction or two.

Housekeeping amendment — Strike everything after the enacting clause.

Let the people speak to this issue — I wouldn't touch it with a 10-foot pole.

I'm not a lawyer but — You're about to get a legal opinion.

Rep. Sara M. Townsend moved that the list be printed in the Journal.

Adopted.

The Lebanon Delegation and Rep. Metcalf offered the following:

RESOLUTION

Whereas, the House of Representatives has learned regretfully of the unfortunate accident which has necessitated the hospitalization of Mrs. Norris Cotton, wife of the senior U. S. Senator, from New Hampshire, and

Whereas, the health of Mrs. Cotton is of concern to all our state's citizens as well as each and every member of the House, now therefore be it

Resolved, that the House of Representatives sends its prayers and best wishes for a swift and complete recovery, and be it further

Resolved, that a copy of these resolutions be forwarded to Mrs. Cotton.

Unanimously adopted.

Reps. Anne B. Gordon and Forcier offered the following:

RESOLUTION

Whereas, we have learned with sorrow of the death of Judge Jason C. Sawyer, former Representative from Jaffrey, and

Whereas, he served his community faithfully and with honor, representing Jaffrey during three sessions of the General Court, 1929, 1937, and 1939, and served for one term, 1947, as State Senator, and

Whereas, in 1942 Governor Robert O. Blood appointed him Judge of the Jaffrey Municipal Court, now the District Court, succeeding Judge George P. Wellington. Successive reappointments to the Judgeship have been made by Governor Charles M. Dale and John King, giving him a service record of twenty-six years, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Judge Jason C. Sawyer, and be it further

Resolved, that a copy of these resolutions be transmitted to his family.

Unanimously adopted.

COMMITTE OF CONFERENCE REPORT

The committee of conference to which was referred HB 270, relative to county election and vacancies of county offices, having considered the same report the same with the following recommendations:

That the House of Representatives recede from its position on non-concurrence in the Senate amendment and adopt the Senate amendment to the bill.

> Rep. Richard D. Hanson Rep. Shirley K. Merrill Rep. John M. Bednar Rep. Ezra B. Mann Rep. Roy W. Davis Conferees on the part of the House

> Sen. Alf E. Jacobson Sen. Andrew W. Poulsen Sen. Robert F. Preston Sen. William E. Sanborn Sen. Eileen Foley Conferees on the part of the Senate

Rep. Hanson moved that the House adopt the report. Adopted.

COMMITTEE REPORTS

SB 134

relative to insurance holding companies and regulating the use of company names. Ought to pass. Rep. Milne for Banks and Insurance.

Makes New Hampshire more attractive to insurance companies.

Ordered to third reading.

SB 138

relative to nonforfeiture benefits of life insurance policies, and reserve valuation standards for life insurance policies and annuity contracts. Ought to pass. Rep. Leighton for Banks and Insurance.

Model legislation updating the insurance laws.

Ordered to third reading.

SB 165

providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women. Ought to pass. Rep. Cobleigh for Executive Departments and Administration.

Bill would give per diem and travel expenses to State Council on Aging members and travel expenses to State Commission on the Status of Women. Funds to come from the present appropriations.

Referred to Appropriations.

SB 175

relative to raising the limit on state agencies field purchases from fifty to one hundred dollars. Ought to pass. Rep. Charles B. Roberts for Executive Departments and Administration.

Title self-explanatory. One of recommendations contained in A. D. Little report.

Ordered to third reading.

SIR 6

relative to retirement credit for Francis J. Donahue. Ought to pass. Rep. Noble for Executive Departments and Administration.

An actuarial study has been done; there will be no cost to the state.

At the request of Rep. Fred E. Murray, Rep. McLane answered questions.

Referred to Appropriations.

SIR 8

relative to retirement credit for Mary S. Downey. Ought to pass. Rep. Palfrey for Executive Departments and Administration.

Bill should be included in HJR 43.

Referred to Appropriations.

SJR 11

relative to retirement credit for Kenneth Lewis. Ought to pass. Rep. Palfrey for Executive Departments and Administration.

Bill already included in HJR 43.

Referred to Appropriations.

SB 56

revising the scenic roads act. Ought to pass with amendment. Rep. Galloway for Public Works.

This bill will allow landowners who abut a road in a town for which scenic road designation is sought to petition for such designation.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Scenic Roads; Designation. Amend RSA 253:17 (supp) as inserted by 1971; 455:1 by striking out said section and inserting in place thereof the following:

253:17 Scenic Roads; Designation. Any road in a town, other than a class I or class II highway, may be designated as a scenic road in the following manner. Upon the petition of a majority of persons who own land which abuts a road in such town, the voters of such town at any annual or special meeting may designate such road as a scenic road. Such persons who petition for scenic road designation shall certify under penalty of perjury that they own land in the town which abuts such road. The town clerk shall notify by regular mail within ten days of the filing all abutters along the road that lies within the town that a scenic road petition has been filed and that an article to designate such road as a scenic road will appear in the

warrant at the next town meeting. The voters at a regular or special town meeting may rescind in like manner their designation of a scenic road upon petition by the abutters as provided above. Notice to the abutting landowners shall also be given as provided above.

2 Work on Scenic Roads. Amend RSA 253:18 (supp) as inserted by 1971, 455:1 by striking out said section and inserting in place thereof the following:

253:18 Effect of Designation as Scenic Roads.

- I. As used in this subdivision, "tree" means any woody plant which has a circumference of fifteen inches or more at a point four feet from the ground.
- II. Upon a road being designated as a scenic road as provided in RSA 253:17, any repair, maintenance, reconstruction, or paving work done with respect thereto shall not involve or include the cutting or removal of trees, or the tearing down or destruction of stone walls, or portions thereof, except with the prior written consent of the planning board, or if there be no planning board, the selectmen of any town, after a public hearing duly advertised as to time, date, place and purpose, two times in a newspaper of general circulation in the area, the last publication to occur at least seven days prior to such hearing, provided however that a road agent may remove portions of trees, shrubs, vegetation, and other natural or man-made obstructions from within three feet of the traveled portion of such road without such consent, and provided further that a road agent may, in emergency situations, cut and remove trees with the written consent of the selectmen without such hearing.
- III. Designation of a road as scenic shall not affect the eligibility of the town to receive construction or reconstruction aid pursuant to the provisions of RSA 241 for such road. Any application by the selectmen of a town for such aid for a scenic road shall include a request to the commissioner of public works and highways to suspend operation of specifications as provided in RSA 241:7, I.
- 3 Effective Date. This act shall take effect sixty days after its passage.

At the request of Rep. Sara M. Townsend, Rep. Galloway answered questions.

Amendment adopted.

Ordered to third reading.

SB 124

changing the classification of certain class V highways to class II highways. Ought to pass. Rep. Fortier for Public Works.

This bill changes the classification of several sections of class V highways to class II highways which run to various state parks providing such highways are brought up to state standards by the cities or towns.

Ordered to third reading.

SB 161

designating a certain portion of route 13 in New Boston as Davis Scenic Drive. Ought to pass. Rep. Hackler for Public Works.

The committee unanimously supports this proposed legislation in memory of Sergeant Ronald Davis of New Boston who gave his life in the Vietnam conflict.

Ordered to third reading.

SB 129

relative to the form of ballots for election of delegates to the national conventions. Ought to pass with amendment. Rep. Cate for Statutory Revision.

Makes the ballot much clearer for the voters.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the form of ballots for election of delegates to the national convention and for primary elections.

Amend the bill by striking out all after section 2 and inserting in place thereof the following:

3 Primary Ballot Form. Amend RSA 56:29 by inserting

in line six after the word "for" the following (or such other instruction as the secretary of state may deem necessary to clarify the ballot.) so that said section as amended shall read as follows:

56:29 Preparation. At least ten days before any primary is to be held an official ballot for each political party shall be prepared by the secretary of state, and shall be as nearly as is practicable in the same form as ballots used at elections. Below the name of each office shall be printed in small but easily legible letters the words "Vote for not more than" followed by a spelled number designating how many persons are to be voted for or such other instruction as the secretary of state may deem necessary to clarify the ballot.

4 Effective Date. This act shall take effect January 1, 1974.

At the request of Rep. George B. Roberts, Jr., Rep. Cate explained the bill.

Amendment adopted.

Ordered to third reading.

VACATE

Rep. Drake moved that the House vacate the reference of Senate Joint Resolution 4, to reimburse Michael Savchick for efforts as project co-ordinator in the water pollution abatement of the Androscoggin River, to the committee on Appropriations and re-refer said Resolution to the committee on Claims, Military and Veterans Affairs.

Adopted.

Rep. Benton moved that SB 30, requiring the separate listing of homestead residence property be taken from the table.

Adopted.

Rep. Benton moved that SB 30 be reported, inexpedient to legislate.

Adopted.

House Resolution No. 19

relative to handling of bills. Ought to pass. Rep. David J. Bradley for Ad Hoc Committee.

Reps. David J. Bradley, Pierce, Sara M. Townsend and Joseph M. Eaton explained the committee report.

(discussion)

Rep. Eaton moved that House Resolution 19 be made a Special Order for Tuesday next.

Adopted.

VACATE

Rep. Benton moved that the House vacate the reference of SB 130, to idemnify officers and employees of municipalities and school districts from liability for damages and to allow insurance coverage for the liability, to the committee on Municipal and County Government and re-refer said bill to the committee on Judiciary.

Adopted.

COMMITTEE REPORTS CONTINUED

SB 120

providing that each county must participate in and pay for the commodity food distribution program. Ought to pass with amendment. Rep. Benton for Municipal and County Government.

Legislation prescribes that all counties participate in the commodity food distribution program, outlines procedure for certification of applicants and requires that counties pay the cost of the food commodities.

Applicants may be certified by the county, or by the municipalities at the request of the county.

Present statutes are silent on any of the above procedures.

AMENDMENT

Amend RSA 8-A:10, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

8-A:10 Duties of County. Each county shall be a recipient agency and shall distribute or cause to be distributed the commodities to eligible recipients. Each county shall certify or accept the certification of the governing board of the municipality

where the recipients reside that recipients are eligible to receive commodities and are residents of the county. The cost incurred by the county shall be paid by the county and shall not be directly passed on to the participating towns.

Amendment adopted.

Rep. D'Allesandro offered an amendment.

The clerk read the amendment in full.

Rep. D'Allesandro explained his amendment.

(discussion)

Rep. Dwyer moved that SB 120 be made a Special Order for Tuesday next, and spoke in favor of the motion.

Reps. Hanson and Chandler spoke in favor of the motion. Adopted.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 768, relative to withdrawals from savings deposits.

(Amendment printed SJ June 6)

Rep. Bigelow moved that the House nonconcur with the Senate amendment and a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Milne, Deoss and Dwyer. $\,$

ENROLLED BILLS REPORT

 $HB\ 233,$ relative to the amount of fees to be charged by the registers of deeds.

HB 728, relative to physical therapists practice.

Mabel L. Richardson
For The Committee

COMITTEE REPORTS CONTINUED

The Speaker called for the Special Order:

House action on concurrence with the Senate in suspension of Joint Rule 18 as it relates to CACR 33, relating to special sessions of the general court. Providing that a majority of the members of the general court may call a special session of the general court.

Question on the motion by Rep. Bednar that joint rule 18 be suspended.

Reps. Joseph M. Eaton and Daniell spoke against the motion.

Reps. Harvell, George B. Roberts, Jr. and Russell C. Chase spoke in favor of the motion.

POINT OF ORDER

Rep. Roberts rose on a Point of Order.

Rep. Merrill spoke in favor of the motion.

Rep. George E. Gordon spoke against the motion.

The Speaker requested a division.

150 members having voted in the affirmative and 111 in the negative, the motion failed lacking the necessary two thirds.

The Speaker announced that the Assistant Clerk, William Damour will be celebrating his twenty-fifth birthday tomorrow.

SUSPENSION OF RULES

Rep. Zachos moved that the rules of the House be so far suspended as to allow the introduction of committee reports on SB 163, SB 171, SB 82, SB 89, SB 107, SB 110, SB 187, SB 208, SB 239, SB 151, SB 18, SB 98 and SB 178, to be acted upon Tuesday with only one day's notice in the calendar.

Rep. Joseph M. Eaton spoke in favor of the motion.

Adopted by the necessary two thirds.

Rep. Simard presented Rep. Skinner, clerk of the Labor,

Human Resources and Rehabilitation Committee, with a framed, autographed copy of HB 500.

NOTICE OF RECONSIDERATION

Rep. Tucker served notice that today or some subsequent day he would ask the House to reconsider its action whereby it refused to suspend Joint Rule 18 as it related to CACR 33, relating to special sessions of the general court. Providing that a majority of the members of the general court may call a special session of the general court.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourns today it be to meet Tuesday next at 1:00 p.m.

Adopted.

LATE SESSION Third reading and final passage

- SB 134, relative to insurance holding companies and regulating the use of company names.
- SB 138, relative to nonforfeiture benefits of life insurance policies, and reserve valuation standards for life insurance policies and annuity contracts.
- SB 175, relative to raising the limit on state agencies field purchases from fifty to one hundred dollars.
 - SB 56, revising the scenic roads act.
- SB 124, changing the classification of certain class V highways to class II highways.
- SB 161, designating a certain portion of route 13 in New Boston as Davis Scenic Drive.
- SB 129, relative to the form of ballots for election of delegates to the national conventions.
- On motion of Esther M. Davis the House adjourned at 3:30 p.m.

Tuesday, 12Jun73

The House met at 1:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

O God, our helper and our glory, give us unshakeable faith, firm hope and sincere love; bless our comings and our goings, our deeds and our desires, our work and our prayer and keep us in the shadow of Your wings today and every day; through Jesus Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Ralph W. Wilson led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Palfrey and Kincaid, the day, illness.

Rep. William J. Stevens, today and tomorrow, illness.

Rep. Fimlaid, the week, illness.

Rep. Vey, two weeks, illness.

Reps. Cunningham, Cary, Hough and Withington, the day, important business.

Rep. Bowler, the week, important business.

ENROLLED BILLS REPORT

HB 560, relative to the investing of state funds.

 $\,$ HB 752, amending the Rochester city charter to increase the salary of the mayor.

HB 802, permitting the city of Franklin to suspend the verification of the checklist.

SB 138, relative to nonforfeiture benefits of life insurance policies, and reserve valuation standards for life insurance policies and annuity contracts.

SB 161, designating a certain portion of route 13 in New Boston as Davis Scenic Drive.

SB 175, relative to raising the limit on state agencies field purchases from fifty to one hundred dollars.

Katherine J. Harriman
For The Committee

ENROLLED BILLS AMENDMENT

SB 134, relative to insurance holding companies and regulating the use of company names.

AMENDMENT

Amend section 8 of said bill by striking out the first four lines and inserting in place thereof the following:

8 Extraordinary Dividend or Distribution. Amend the introductory paragraph of RSA 401-B:5, III, (b), (supp) as inserted by 1971, 176:1, by striking out in line six the word "lesser" and inserting in place thereof the following (greater) so that said introductory paragraph as amended shall read as follows:

The clerk read the amendment in full.

Amendment adopted.

ENROLLED BILLS AMENDMENT

HB 442, relative to the age of children placed in a child-caring agency.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to definition of child-caring agency and the age of children placed therewith.

The clerk read the amendment in full.

Amendment adopted.

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 270, relative to county elections.

ADOPTION ENROLLED BILLS AMENDMENT

HB 442, relative to the age of children placed in a childcaring agency and the age of children placed therewith.

ACCEDED REQUEST COMMITTEE OF CONFERENCE

HB 62, relative to petitions for trust companies, savings banks or branch banking.

The President appointed Sens. Poulsen, Johnson and McLaughlin.

CONCURRENCE

HB 560, relative to the investing of state funds.

HB 752, amending the Rochester city charter to increase the salary of the mayor.

HB 802, permitting the city of Franklin to suspend the verification of the checklist.

HB 577, relative to child placing and the care of children.

HB 309, relative to the confidentiality of business profits tax records and files.

HB 556, relative to the Trustees of the New Hampshire Annual Conference of the United Methodist Church.

CONCURRENCE SB WITH HOUSE AMENDMENT

SB 129, relative to the form of ballots for election of delegates to the national conventions and for primary elections.

NONCONCURRENCE

HB 354, relating to arrest without a warrant.

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 651, to provide for termination of certain charitable trusts.

(Amendment printed SJ June 7)

Rep. Frizzell moved the House concur with the Senate amendment.

Adopted.

HB 701, relative to appeal bonds in eviction proceedings.

(Amendment printed SJ June 7)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

HB 289, providing that banks which give mortgages on real property may not levy a service charge against the seller of the property.

Rep. Bigelow moved that the House nonconcur with the Senate amendment.

Adopted.

NONCONCURRENCE INTRODUCTION OF HB HB 890, relative to the control of abortion. (Senate Rule 9)

NONCONCURRENCE SB WITH HOUSE AMENDMENT REQUEST COMMITTEE OF CONFERENCE

SB 56, revising the scenic roads act.

The President appointed Sens. Brown, Foley and Trowbridge.

Rep. Arthur F. Mann moved the House accede to a committee of conference.

Adopted.

The Speaker appointed Reps. Arthur F. Mann, Galloway, Colburn and Victor L. Kidder.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 804, establishing the ward lines and providing for redistricting of the city of Franklin.

(Amendment printed SI June 7)

Rep. Burleigh moved that the House nonconcur with the Senate amendment.

Adopted.

INTRODUCTION HCR

First, second reading and referral

HCR 22, relative to Odyssey House.

Rep. McManus offered the following:

HOUSE CONCURRENT RESOLUTION NO. 22

Whereas, Odyssey House has provided valuable service to the State of New Hampshire in the area of drug prevention and rehabilitation, and

Whereas, the loss of Odyssey House and the services provided by its staff and members to the people of New Hampshire would be regrettable, and

Whereas, due to the loss of a promised federal grant Odyssey House will not be able to continue in operation beyond September 1, 1973,

Now Therefore Be It Resolved, by the House of Representatives, the Senate concurring:

That the Congressional delegation of the State of New Hampshire be informed of the imminent closing of Odyssey House and urged to take whatever action is necessary to effect the reinstatement of the federal funding at the earliest possible date.

That a copy of these resolutions be mailed to each member of the New Hampshire congressional delegation by the clerk of the House.

The clerk read the resolution in full.

Referred to Resolutions Committee.

COMMITTEE REPORTS

SB 163

relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations. Ought to pass. Rep. Nims for Banks and Insurance.

Permits loans on condominiums.

Ordered to third reading.

SB 171

relative to limitations on the lending authority of savings banks. Ought to pass. Rep. Milne for Banks and Insurance.

Makes mortgage funds more available to the consumer.

Ordered to third reading.

SB 82

providing for the standard allowance payable to a teacher member of group I under the New Hampshire Retirement System to be a modified cash refund and making an appropriation therefor. Ought to pass. Rep. Cushman for Executive Departments and Administration.

This makes benefits for group I more in line with group II which already has this benefit.

Referred to Appropriations.

SB 89

providing for vested benefits for teacher members of group I who terminate after completing ten years of creditable service payable in accordance with the applicable service retirement benefits formula and making an appropriation therefor. Ought to pass. Rep. Cushman for Executive Departments and Administration.

This brings the New Hampshire Retirement System group I in line with group II.

Referred to Appropriations.

SB 107

providing full creditation for teacher members of group I under the New Hampshire retirement system and making an appropriation therefor. Ought to pass. Rep. Cushman for Executive Departments and Administration.

Restores benefit that existed under the old system.

Referred to Appropriations.

SB 110

relative to service retirement benefits under the New Hampshire Retirement System. Ought to pass. Rep. Palfrey for Executive Departments and Administration.

Allows teachers to retire during July and August, provides

annual report to all members, and allows Board of Trustees to act upon individual requests for reinstatement in retirement system.

Referred to Appropriations.

SB 71

relative to eminent domain procedures. Ought to pass with amendment. Rep. Nutting for Judiciary.

Refinements of the eminent domain statutes passed in recent years, as need indicates. Amendents:1) changes from five to ten the number of days allowed for acceptance of offer after notice and 2) makes the bill effective on passage.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

- 4 Lower Time for Offer Acceptance. Amend RSA 498-A:4, II, (a), (5), (supp), as inserted by 1971, 526:1, by striking out in line three the word "thirty" and inserting in place thereof the following (ten), so that said subparagraph as amended shall read as follows:
- (5) Then an action to condemn the property in the manner provided by this chapter will be commenced if the offer is not accepted within ten days after service of the notice.

Further amend the bill by striking out section 12 and inserting in place thereof the following:

12 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 74

authorizing the position of special assistant county attorney to assist the county attorney, to speed up the disposition of criminal cases. Ought to pass with amendment. Rep. Brungot for Judiciary.

Would allow the appointment of a special part-time assistant county attorney when case load requires for speeding cases through the courts — nominated by presiding jus-

tice, approved by county commissioners. Amendment provides for executive committee of county convention (rather than convention) to set compensation.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 County Position Authorized. Amend RSA 7:33 as amended by inserting after section 33-a the following new section: 7:33-b Special Assistant County Attorney. By nomination of the presiding justice of the superior court, and approval of the applicable county commissioners a county attorney is hereby authorized to employ a special assistant county attorney to assist him whenever the criminal dockets are backlogged with case loads such as to make it expedient to do so. The compensation for such officer shall be fixed by the executive committee of the county convention and shall be on a per diem basis.

Amendment adopted.

Ordered to third reading.

SB 78

relative to representation for indigent neglected and abused children. Ought to pass with amendment. Rep. Underwood for Judiciary.

Amendments strike out the word indigent whenever it appears. Would provide counsel to represent neglected and abused children with limits set at one hundred dollars for total compensation, fifty dollars for preliminary examination. Annual appropriation of fifteen thousand dollars.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to representation for neglected and abused children.

Amend RSA 604-A:1-a as inserted by section I of the bill by striking out same and inserting in place thereof the following:

604-A:1-a Neglected or Abused Children. In cases involving neglected or abused children, legal representation for the children shall be provided. Representation shall include counsel and investigative, expert and other services including process to compel the attendance of witnesses as may be necessary to protect the rights of the child.

Amend the title of section 2 of the bill by striking out same and inserting in place thereof the following:

2 Compensation Limited for Neglected or Abused Children.

Amendment adopted.

Referred to Appropriations.

SB 117

establishing a minimum penalty for driving without a license. Ought to pass. Rep. Close for Judiciary.

Would set minimum fine of one hundred dollars for conviction of driving after suspension or revocation of license. Ordered to third reading.

SB 128

relative to recess of a jury in deliberation. Ought to pass. Rep. Brungot for Judiciary.

Would allow judge discretion in allowing jury a recess during deliberations. New Hampshire is one of few states that does not allow recess.

Ordered to third reading.

SB 208

legalizing the Marlow town meeting of March 6, 1973. Ought to pass. Rep. Madeline G. Townsend for Municipal and County Government.

Town reports were not available seven days prior to town meeting.

Ordered to third reading.

SB 239

relative to regulating Sunday activities in towns of over ten thousand. Ought to pass with amendment. Rep. Arnold B. Perkins for Municipal and County Government. Existing statute permits governing board of municipalities of over 20,000 population to adopt by-laws regulating business, sports, games, etc. on the Lord's Day. This legislation lowers the population restriction to municipality of over 10,000 population. Amendment makes legislation effective on passage, rather than after sixty days.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 238

changing the name of the Berlin Wayside Area in the capital appropriations of 1971. Ought to pass. Rep. Fortier for Public Works.

This bill merely changes the name of the "Berlin Wayside Area" to the "Berlin Wayside and Recreation Area". Appropriation for this project was authorized in 1971.

Ordered to third reading.

SB 151

relative to changing the commemoration of Memorial Day to the last Monday in May. Inexpedient to legislate. Rep. Cate for Statutory Revision.

Committee felt present Memorial Day worked well.

Rep. Dupont moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Rock spoke in favor of the motion.

(discussion)

Reps. Stevenson, Russell C. Chase, Brungot, Conley, George E. Gordon, Twigg, Erler and Metcalf spoke against the motion.

Reps. T. Anne Webster, Barka, Tarr and Whipple non-spoke against the motion.

Reps. Cushman and Read nonspoke in favor of the bill.

Reps. McDonough, Curran, Lambert, Leonard A. Smith, Colby, Gay, and Senter nonspoke against the motion.

Rep. Daniell nonspoke in favor of the motion.

Reps. Gerry F. Parker, McLane and Ethier spoke in favor of the motion.

Rep. Dupont requested a division.

95 members having voted in the affirmative and 192 in the negative, the motion lost.

Resolution adopted.

RECONSIDERATION

Rep. Vachon moved Reconsideration on SB 151.

Reconsideration lost.

DECLARATION OF INTENT ON

HB 727, establishing a department of administration and finance and making an appropriation therefor.

Passed the House June 6, 1973.

It was moved by Representative Nelson, Hillsborough 9, that the House declare its legislative intent wherein the Governor shall have the right to refuse to accept the nominee of the commission provided under proposed RSA 8-D:4 relative to choosing the first Commissioner of Administration and Finance.

It was declared on the floor of the House as legislative intent that the Governor would have this primary veto power.

SB 18

requiring reflectorized number plates on motor vehicles. Inexpedient to legislate. Rep. Hamel for Transportation.

Legislation not required. Department already has the authority.

Rep. Sara M. Townsend moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Reps. Hamel, Meserve and Richard L. Bradley spoke against the motion.

(discussion)

Reps. George B. Roberts, Jr. and James W. Murray spoke in favor of the motion.

Rep. Fred E. Murray nonspoke in favor of the motion.

Reps. Polak and Preston nonspoke in favor of the committee report.

Rep. Hamel spoke a second time against the motion.

Reps. Lambert and Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

JOINT CONVENTION

Mr. David Freeman of the Ford Foundation, Washington, D.C., addressed the Joint Convention on the energy crisis.

On motion of Sen. Poulsen the Joint Convention arose.

HOUSE RECONSIDERATION

Rep. Meserve moved Reconsideration on SB 18, requiring reflectorized number plates on motor vehicles.

Reconsideration lost.	
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Rep. David J. Bradley moved that House Resolution No. 19, relative to handling of bills be made a special order for Tuesday next.

M	oti	on	ad	op	ted.

The Speaker called for the Special Order:

SB 120

providing that each county must participate in and pay for the commodity food distribution program.

Rep. Hall moved that SB 120 be recommitted to the committee on Municipal and County Government and spoke in favor of the motion.

Rep. Benton spoke in favor of the motion.

Adopted.

VACATE

Rep. French moved that the House vacate the reference of SB 113, establishing the Franklin Pierce Law Center, to the committee on Judiciary and re-refer said bill to the committee on Education.

Adopted.

ENROLLED BILLS REPORT

HB 706, providing for a permanent retirement system for employees of the City of Manchester if adopted on referendum.

HB 556, relative to the Trustees of the New Hampshire Annual Conference of the United Methodist Church.

SB 129, relative to the form of ballots for election of delegates to the national convention and for primary elections.

SB 124, changing the classification of certain class ${\bf V}$ highways to class II highways.

Mabel L. Richardson
For The Committee

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

 ${
m HB~622},$ relative to statement of expenditures requested by the budget committee.

(Amendment printed in SJ June 8)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

RECONSIDERATIONS

Rep. Daniell moved Reconsideration on HB 804, establishing the ward lines and providing for redistricting the city of Franklin.

Reconsideration prevailed.

Rep. Daniell moved that the House concur with the Senate amendment.

Adopted.

Rep. George J. Thibeault moved Reconsideration on HB 289, providing that banks which give mortgages on real property may not levy a service charge against the seller of the property, and spoke in favor of the motion.

Reps. George E. Gordon and Bigelow spoke in favor of Reconsideration.

Reconsideration prevailed.

Rep. Bigelow moved that the House nonconcur with the Senate amendment and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Burns, Wayne E. Helie, George J. Thibeault and Nims.

The members of the Hanover Delegation offered the following:

RESOLUTION

Whereas, life was always a game, a wonderful game, for Fletcher Low; and

Whereas, in his lifetime he played five games well — infielder for the pennant winning Braves; professor of chemistry for Dartmouth College; Selectman for the town of Hanover; member of the General Court; and finally teacher extraordinary for the Job Corps in Appalachia; and

Whereas, he never held that one game was more important

than another, one man or one boy more worthy than another, but liked them all, and believed one could do no better than play his best for the team, take his lumps and his laughs with the rest; now therefor be it

Resolved, that we, his former teammates in the House of Representatives, do hereby salute his many great days and extend to him our hands as he crosses home plate for the last time.

Unanimously adopted.

JOINT RULES OF THE 1973 SESSION

- 1. The Joint Committee on Rules shall comprise the Committee on Rules of the Senate and of the House. It shall be the duty of the Joint Committee on Rules to recommend to the two bodies the day and time to which the two bodies shall adjourn, and such other matters as be referred to it by either or both bodies.
- 2. When a convention of the two bodies is to be formed, whether by a requirement of the Constitution, or by a vote or resolution of the two bodies, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reasons for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.
- 3. Messages shall be sent by such person or persons as each body may deem to be proper. Messages from either body shall be received from the other at all times, except when engaged in putting a question, in calling yeas and nays, or in counting the ballots. When a message shall be received from either body to the other it shall be announced by the presiding officer.
- 4. While bills are on their passage between the two bodies, they shall be under the signature of the clerk of each body respectively.

- 5. Any bill concerning state retirement systems shall not be introduced unless there is attached thereto a fiscal note based upon estimates obtained from a qualified and approved actuary as to total cost involved.
- 6. Every bill repealing or modifying any act or statute shall refer to the same: (a) if contained in the Revised Statutes Annotated by the section and chapter thereof and if the 1955 adopted Revised Statutes Annotated has been amended by stating "as amended": (b) if not contained in the Revised Statutes Annotated by the section and chapter and the session of the legislature when the same was passed expressed in words clearly with full reference to all amendments in sequence so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof. The title of every bill shall indicate, in brief and comprehensive form, the subject-matter contained in the bill. It shall be the duty of the presiding officer of each body of the legislature to require all such bills to be made in conformity with this rule, before putting any vote thereon, except to commit or amend.
- 7. When a bill or resolution which shall have passed in one body is rejected in the other, notice thereof shall be given to the body in which the same shall have passed.
- 8. After each body shall have adhered to its disagreement, a bill or resolution shall be considered lost.
- 9. Each body shall on request transmit to the other all papers, or copies thereof, on which any bill or resolution may be founded.
- 10. All bills and joint resolutions, which do not make an appropriation, shall be reported to the clerk for action in the originating house no later than the fourth Thursday in May and final action on all such bills and joint resolutions shall be taken by said house no later than the third legislative day after said date, provided that if any bill is sent to a committee of conference further action may be taken subsequent to said date by the House and Senate.
- 11. No bill which has been indefinitely postponed shall be admitted under color of amendment by a committee of conference or otherwise.
 - 12. No bill, joint resolution, concurrent resolution to

amend the constitution, claim outstanding on the first day of the session or petition relating to new business shall be introduced in the session unless its subject matter has been received for drafting by Legislative Services on or before the *twelfth* legislative day of the session, nor shall such matters be introduced in either branch of the legislature from state officers, departments or agencies unless they have been previously filed with Legislative Services prior to October first preceding the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either house whenever two-thirds of the whole number of elected members shall, on division taken, vote in favor thereof, and not otherwise.

- 13. There shall be a committee for the purpose of enrolling bills, consisting of *four* members of the House of Representatives and *three* members of the Senate. All bills that have passed both bodies shall be delivered to said committee, be by them enrolled, carefully examined and reported to the respective bodies; and shall be signed by the Speaker of the House of Representatives and the President of the Senate. If the examination of a bill shall disclose any clerical error or formal imperfection, said committee shall report it back to the respective bodies, with such amendments as are required to correct the same; and any measures so reported shall be subjected to amendment in those particulars and in no other respect.
- 14. A public hearing on any bill may be held jointly by the Senate and House committees. The Speaker or President of the body in which the bill originates may request the President or Speaker of the other body to authorize the appropriate committee of that other body to sit at a joint public hearing. Joint hearings in no way preclude the bill being reheard by the committee of either body. Presiding over the hearings shall be the chairman of the committee calling for the joint hearing or his designee without regard as to whether a House or Senate bill is being heard. The Speaker or the President may authorize standing committees of their respective bodies to meet on non-legislative days as needed.
- 15. Effective date of bills. Except as hereinafter provided, each Senate and House bill shall in terms be made effective not earlier than sixty calendar days after the date of its passage. Any bill requiring another effective date than prescribed herein may be amended on second reading by a majority vote of either the

Senate or House and said amendment may provide for a bill to become effective on passage or on a specific date. Provided, however, that the limitation herein provided as to effective dates shall not apply to (1) bills of an emergency nature, (2) tax bills, (3) private acts affecting one particular town, city or political subdivision, (4) bills making appropriations of money for ordinary or capital expenses of state agencies, or (5) bills affecting fees for licenses or certificates.

- 16. A bill or resolution may be recalled from the Governor at any time before it is signed by him, by a majority of the Senate or House, whichever last had possession.
- 17. Concurrent Resolutions Proposing Constitutional Amendments. Proposed constitutional amendments shall be submitted as concurrent resolutions entitled: "Concurrent Resolution proposing a Constitutional Amendment Relating to***," and with a resolving clause in the following form: "Be it Resolved by the (Senate) (House of Representatives) the (House of Representatives) (Senate) concurring that the Constitution of New Hampshire be amended as follows": Concurrent resolutions proposing a constitutional amendment shall truly propose to amend or supplement the Constitution and contain only subject matter which genuinely belongs in the fundamental law of the state: it being the intention of this rule to exclude therefrom all subject matter which is legislative in nature and all questions which are submitted under the guise of constitutional amendments for the primary purpose of obtaining a popular referendum. Each concurrent resolution shall set forth the text of the new matter to be inserted in the Constitution and also the text of a question summarizing the amendment, to appear on the ballot proposing such constitutional amendment. The General Court shall specify the particular election at which such question is to be submitted to the voters, and shall state whether it is to appear on the regular or a separate ballot. All such concurrent resolutions shall be read a first and second time by title and referred to the appropriate standing committee for public hearing and report. Amendments to such a resolution shall be in order while the measure is still on second reading. On the question of ordering such a resolution to third reading and on the question of final passage, the President and Speaker shall require a division vote unless a roll call is recorded under the rules and completed, adoption of either of said questions shall

require a vote of three-fifths of the entire membership of each house. In case of disagreement between the two bodies, such concurrent resolutions shall be subject to the usual conference committee procedure. Such concurrent resolution, if adopted by the required constitutional majority of each body, shall be engrossed in the usual form and signed by the Speaker and the President, and shall be submitted to the Secretary of State for appropriate action and for submission to the voters. Such concurrent resolutions shall be made a part of the permanent legislative records.

- 18. A concurrent resolution proposing a constitutional amendment, as provided by Rule 17 shall be read into the Senate or House where it originates not later than the second Thursday of March first following the assembly of any General Court. All hearings on such resolutions may be held jointly as provided under Joint Rule 14 by the appropriate standing committees of the Senate and House provided that in the event the resolution is amended in the first body and the second body chooses to have a second hearing this too may be joint. The committee vote on the resolution shall be by each committee and not by the committees jointly and passage in final form shall be completed by both bodies not later than the last legislative day of April of the calendar year in which the resolution was introduced. After said date in April no further action may be taken by either house on the resolution provided that if in the opinion of the attorney general, or an advisory opinion from the supreme court states that, the form of the question in the resolution needs to be amended, the two bodies may amend the resolution in such particular only by affirmative vote of no less than three-fifths of the entire membership of each house taken on division or roll call vote. A motion to so amend shall be in order in either body, notwithstanding any other rule to the contrary, at any time prior to the prorogation of the assembly of that General Court.
- 19. Any bill making appropriation for the administration, operation and maintenance of any department or departments for each or any fiscal year of the biennium, or a bill making general appropriation for the cost of land, public improvements and other capital outlays, itemized by specific projects or classes of projects of the same general character (the so-called Capital Budget Bill) shall be introduced into either

the Senate or the House no later than May 1st, and any such bill shall be reported for action to the clerk in the originating house no later than May 31st and final action on all such bills and joint resolutions shall be taken by said house no later than the third legislative day after said date. The second house shall take final action on any bill no later than June 21st, provided that if any such bill is sent to a conference committee further action may be taken subsequent to said date by the House or Senate.

- 20. Conference Committees on Budget Bills. The report of the conference committee on either the general appropriation bills or the capital improvements bill shall be printed in the journal or a supplement thereto before action is taken on the floor in either body on said report.
- 21. The report of a committee of conference on a concurrent resolution proposing an amendment to the constitution shall be first returned to that house which acceded to a request for a committee of conference. The report shall be recorded in full in the journal *or supplement* of that house to which it is first returned and made a special order of business at the late session of a subsequent day. After said report has been adopted by the house to which it was first returned, it shall then be transmitted to the other house for its action.
- 22. No Joint Rule shall be suspended unless two-thirds of the members present, in each house, voting separately, vote in favor thereof.
- 23. No action may be taken in either house on any committee of conference report until a copy of said report has been delivered to the seats or placed on the desks of all members.
- 24. All committees of conference shall consist of seven members; four members of the House appointed by the Speaker and three members of the Senate appointed by the President except for committee of conference on the operating budget, which shall consist of eight members; five from the House, three from the Senate. All committee of conference reports must be unanimous.
- 25. There is hereby established a joint screening committee of the General Court, consisting of four members of the House appointed by the Speaker, and three members of the

Senate appointed by the President. If more than one member of the General Court requests that legislation of an involved and voluminous nature be drafted on the same subject matter, but with some variations so that the main body of each bill, even though drafted separately, would be practically duplicates, the office of Legislative Services shall advise the joint screening committee established by this rule of such a situation. The committee, after consultation with the requesting members, shall endeavor to have them agree to the drafting of one bill.

- 26. Members of both houses may sponsor legislation jointly. Proposed legislation will be titled House Bill or Senate Bill according to the first named sponsor.
- 27. Clarification of Legislative days. Legislative days are figured in each house independently based on the actual days that either house has been in session.
- 28. Every bill or resolution in either body making an appropriation shall, after having been placed on second reading and thereafter referred to the respective appropriations committee or finance committee for further consideration, be messaged to the other body in the form of an extra chairman's copy and introduced, put on first and second reading, referred to committee where public hearings may be held. The bill or resolution shall then be held by said committee until final action on third reading has been taken by the body into which the bill or resolution was originally introduced. Upon such final passage, the original of said bill or resolution shall be reintroduced into the second body but for purposes of satisfying the rules requiring first and second readings, referral to committee and public hearings, the previous action on said bill or resolution shall be deemed to satisfy those requirements. Thereafter the committee in the second body to whom the bill or resolution was referred shall take action on the bill or resolution from that point according to all other rules of the house of representatives, the senate and the joint rules. If the bill or resolution was amended in the original body on second or third reading, the chairman of the committee to whom the measure was referred in the second body may hold a second public hearing at his discretion but shall not be required to hold a second hearing. This rule may be suspended by either house by majority vote.

29. A sponsor of any bill or joint resolution referred to a committee of conference shall, upon his request, be granted a hearing before said committee prior to action thereon.

The Speaker announced that Saturday was the 76th birth-day and 50th anniversary of Rep. Trombly.

Rep. Rowell celebrates a birthday today.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House and when the House adjourn today, it be to meet tomorrow at 11:30 a.m.

Adopted.

LATE SESSION

Third reading and final passage

- SB 163, relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations.
- SB 171, relative to limitations on the lending authority of savings banks.
 - SB 71, relative to eminent domain procedures.
- SB 74, authorizing the position of special assistant county attorney to assist the county attorney, to speed up the disposition of criminal cases.
- SB 117, establishing a minimum penalty for driving without a license.
 - SB 128, relative to recess of a jury in deliberation.
- SB 208, legalizing the Marlow town meeting of March 6, 1973.
- SB 239, relative to regulating Sunday activities in towns of over ten thousand.

SB 238, changing the name of the Berlin Wayside Area in the capital appropriations of 1971.

On motion of Rep. Coutermarsh the House adjourned at $4:06~\mathrm{p.m.}$

Wednesday, 13Jun73

The House met at 11:30 o'clock.

Prayer was offered by Assistant Chaplain, Father Francis J. O'Connor.

It is You, O God, who make us seek what is holy, choose what is right and do what is good. Give us, Your servants, that peace which the world cannot give; so that with hearts bent on Your service and fear of enemies taken away, we may live peacefully and quietly under Your protection. Through Jesus Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Cotton led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Roy W. Davis, the day, illness.

Rep. Harrison, today and tomorrow, illness.

Rep. Canney, indefinite, illness.

ENROLLED BILLS REPORT

HB 53, prohibiting the use of motorboats on the Cocheco River within the city limits of Rochester.

HB 442, relative to definition of child-caring agency and the age of children placed therewith.

HB 309, relative to the confidentiality of business profits tax records and files.

Katherine J. Harriman
For The Committee

SENATE MESSAGES

CONCURRENCE

- HCR 20, relative to including Sandwich Notch in the White Mountain National Forest.
- HJR 4, providing an appropriation for Old Fort Number Four.
- HJR 8, appropriating funds to the Water Resources Board for an erosion control project in Charlestown.
- HB 979, establishing the Portsmouth Union School District and giving such district independent fiscal and appropriating powers.
- HB 796, relative to excusing school attendance for handicapped children.
- HB 905, requiring that public schools provide instruction relative to infirmities caused by drugs and venereal disease.
- HB 120, relative to the maintenance of a certain section of highway in the city of Lebanon.
- HB 256, relative to outdoor advertising on the interstate, federal-aid systems and turnpikes.
- ${
 m HB~858},$ relative to the maintenance and protection of unused covered wooden bridges.
- HB 936, permitting an access on Route 28 in the town of Allenstown.
- HB 38, relative to the NH American Revolution Bicentennial Commission.
- HB 567, relative to the interest rate charged on delinquent taxes in the City of Portsmouth.
 - HB 632, relative to investment of retirement funds.
- HB 693, relative to debt during transition period following adoption of optional fiscal year.
 - HB 284, increasing the fireman's relief fund.
- HB 310, relative to cooperative extension work at the university of New Hampshire.

ADOPTION ENROLLED BILLS AMENDMENT

SB 134, relative to insurance holding companies and regulating the use of company names.

COMMITTEE REPORTS

SB 38

authorizing the real estate commission to expend from examination fees whatever sums are necessary to hire a testing service. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 84

providing compensation for conservation officers injured in line of duty. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter of this bill was adequately covered in HB 765 which covered all state employees, not merely the conservation officers.

Resolution adopted.

SB 102

to delete reference to federal funds being applied to reimburse the state. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Zachos moved that the House concur in the Senate's Suspension of Joint Rules allowing the late introduction and consideration of SB 270, to repeal charters of certain corporations, and to allow consideration by the House after the dead-line established by Joint Rules.

Adopted by the necessary two-thirds.

INTRODUCTION OF SB

First, second reading and referral

SB 270, to repeal charters of certain corporations. Executive Departments and Administration.

COMMITTEE REPORTS CONTINUED

SCR 7

regarding air operations over Cambodia. Inexpedient to legislate. Rep. Arthur E. Thompson for Claims, Military and Veterans Affairs.

Insufficient supporting evidence was presented to the committee.

Resolution adopted.

SIR 4

to reimburse Michael Savchick for efforts as project coordinator in the water pollution abatement of the Androscoggin River. Inexpedient to legislate. Rep. Arthur E. Thompson for Claims, Military and Veterans Affairs.

The Committee feels that the claim in SJR 4 is not an obligation of the state of New Hampshire.

At the request of Rep. George B. Roberts, Jr., Rep. Chandler explained the committee report.

Rep. Belair moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Gay and Kraniak spoke against the motion.

Motion lost.

Resolution adopted.

SB 76

relative to tuition payments for handicapped children and making an appropriation therefor. Majority: Ought to pass; Rep. Hager for Education. Minority: Inexpedient to legislate. (Reps. DeCesare and Horan).

Majority: Should be kept alive for full consideration to determine if funds are available in the budgets.

Minority: The bill is too expensive.

Rep. Horan moved that the report of the minority, inex-

pedient to legislate, be substituted for the report of the majority, ought to pass, and spoke in favor of the motion.

Rep. French explained the committee report.

(Deputy Speaker in the Chair)

Rep. Hager, Spirou and Senter spoke against the motion.

Rep. Arthur F. Mann moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Referred to Appropriations.

SJR 16

relative to retirement credit for Thomas A. Bolton and allowing Ernest W. Weeks to enter the retirement system and receive credit for prior employment. Ought to pass. Rep. Palfrey for Executive Departments and Administration.

Bill should be included in HJR 43. Similar to those covered under this resolution.

At the request of Rep. Soule, Rep. Palfrey answered questions.

Rep. Palfrey yielded to Rep. McLane to answer questions.

Rep. McLane yielded to Rep. Weeks to further answer questions.

Referred to Appropriations.

SJR 21

relative to retirement credit for Lawrence E. Marchand, employee of the city of Berlin. Ought to pass. Rep. Palfrey for Executive Departments and Administration.

Bill should be included in HJR 43. Similar to those covered under this resolution.

Referred to Appropriations.

SB 150

relative to importing and releasing wild life. Ought to pass with amendment. Rep. Griffin for Fish and Game.

This bill provides that fish eggs cannot be brought into the state for release, unless a permit is issued for this purpose by the fish and game department.

AMENDMENT

Amend RSA 207:14-b, III, as inserted by section 2 of the bill by striking out in line four the words "nonpoisonous lizards" and in line five the words "nonpoisonous turtles", so that said paragraph as amended shall read as follows:

III. Animals unless specifically excluded for disease protection by the New Hampshire department of agriculture including the following: gliding lemurs, opossums, monkeys, sloths, anteaters, armadillos, hamsters, white mice, dormice, guinea pigs, cavies, pocket mice, gerbila, chinchillas, nonpoisonous amphibians, and nonpoisonous reptiles.

Rep. McLane requested that the clerk read the amendment.

The clerk read the amendment in full.

Amendment adopted.

Ordered to third reading.

SB 172

relative to the marine fisheries fund. Ought to pass. Rep. Griffin for Fish and Game.

Causes all moneys collected from licenses and fines for taking of clams, oysters, lobsters or crabs to the Fish and Game fund in lieu of the existing separate account designated as the marine fisheries fund.

Referred to Appropriations.

SJR 17

establishing a committee to study the adequacy of laws relating to the confidentiality of the records of state agencies. Ought to pass with amendment. Rep. Cate for Statutory Revision.

Establishes an eight-member committee to study the adequacy of laws relating to the confidentiality of the records and files of states agencies.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That a study be conducted of the adequacy of existing laws relating to the confidentiality and sensitivity of the records and files of state agencies. For the purposes of this study, there is hereby created a study committee consisting of three members of the senate to be appointed by the president of senate and four members of the house of representatives to be appointed by the speaker of the house. The committee shall have full power and authority to require from the several departments, agencies, and officials of the state such information and assistance as it may deem necessary for the purposes hereof. Members of the committee shall receive legislative mileage. It shall be the duty of the committee to thoroughly study the adequacy of the existing laws relating to the confidentiality and sensitivity of the records and files of state agencies and to report its findings and recommendations, together with any drafts of proposed legislation necessary to carry out such recommendations, to the legislature prior to the next special or regular session of the legislature, whichever is earlier.

Amendment adopted.

Ordered to third reading.

SB 98

providing that the motor vehicle record of person to whom the vehicle is registered is prima facie evidence that registered owner of vehicle was the driver at time vehicle illegally passes a school bus. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee feels this bill will not solve the problem it is designated to solve.

Rep. Meserve moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Richard L. Bradley and Nelson spoke against the motion.

Rep. Dunham spoke in favor of the motion.

Rep. Harvell nonspoke in favor of the motion.

Reps. Lamy and Gallen moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

SB 178

regulating business practices between motor vehicles manufacturers, distributors and dealers. Ought to pass with amendment. Rep. Hamel for Transportation.

Amendment (1) clarifies duties of the consumer protection division, office of the Attorney General (2) changes the effective dates.

AMENDMENT

Amend RSA 357-B:3 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

357-B:3 Attorney General and Civil Remedies.

- I. The attorney general shall enforce compliance with the provisions of this chapter to the extent that violations of such provisions constitute violations of the consumer protection and antitrust laws. In the aid of such enforcement, the attorney general may bring an action for a temporary and permanent injunction. In any such action by the attorney general, the courts may be guided by interpretations of the United States' antitrust laws and the Federal Trade Commission Act (15 U.S.C. 45) as from time to time amended.
- II. Any motor vehicle dealer or franchisee who has been damaged by reason of a violation of a provision of this chapter, may bring an action to enjoin such violations and to recover any damages arising therefrom. A final judgement, order or decree rendered against a person in any civil, criminal or administrative proceeding under the United States antitrust laws, under the Federal Trade Commission Act, under RSA or under this chapter shall be regarded as prima facie evidence against

such person subject to the conditions set forth in the United States antitrust laws, (15 U.S.C. 16).

Amend RSA 357-B:4, III, (c), as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(c) to terminate or cancel the franchise or selling agreement of any such dealer without due cause. The non-renewal of a franchise or selling agreement, without due cause, shall constitute an unfair termination or cancellation, regardless of the terms of provisions of such franchise or selling agreement. Such manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesale branch or division, or officer, agent or other representative thereof shall notify a motor vehicle dealer in writing of the termination or cancellation of the franchise or selling agreement of such dealer at least sixty days before the effective date thereof, stating the specific grounds for such termination or cancellation; and such manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesale branch or division, of officer, agent or other repesentative thereof shall notify a motor vehicle dealer in writing at least sixty days before the contractual term of his franchise or selling agreement expires that the same will not be renewed, stating the specific grounds for such nonrenewal in those cases where there is no intention to renew the same, and in no event shall the contractual term of any such franchise or selling agreement expire without the written consent of the motor vehicle dealer involved, prior to the expiration of at least sixty days following such written notice. During said sixty day period, either party may in appropriate circumstances petition a court to modify said sixty day stay or to extend it pending a final determination of such proceedings on the merits. The court shall have authority to grant preliminary and final injunctive relief and such petition shall be entitled to a speedy trial.

Amend RSA 357-B:8, II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

II. Before any new selling agreement or any amendment thereto between said parties shall become effective, the manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division wholesale branch or division, or officer, agent or other representative thereof shall, ninety days prior to the effective date thereof, forward a copy of such agreement or amendment to the dealer.

Amend RSA 357-B:17 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

357-B:17 Penalty. Unfair methods of competition and unfair or deceptive acts or practices, as defined in RSA 357-B:4, are hereby declared to be unlawful, and any person who shall violate the provisions of this chapter shall be subject to the following penalty:

- I. If the offense occurs before November 1, 1973, he shall, if a natural person, be fined not more than one thousand dollars or imprisoned not more than one year, or both, and any other person shall be fined not more than ten thousand dollars.
- II. If the offense occurs on or after November 1, 1973, he shall be guilty of a misdemeanor.

Amend RSA 357-B as inserted by section 1 of the bill by inserting after section 17 of same the following new section:

357-B:18 Termination. This chapter shall become a nullity, terminate and cease to be of any force and effect on July 1, 1975.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect August 1, 1973.

At the request of Reps. Junkins and Rock, Rep. Hamel answered questions.

Amendment adopted.

Ordered to third reading.

SB 182

providing for seven appointed members to the Manchester Airport Authority. Ought to pass with amendment. Rep. Hamel for Transportation.

Because much of the airport is located in Londonderry, the amendment requires that the new members of the Authority be residents of that town.

AMENDMENT

Amend 1927, 244:4-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

4-a. Manchester Airport Authority. To carry out the provisions of this act with respect to aviation, the mayor shall, with the approval of the board of aldermen, appoint five citizens of Manchester or of towns contiguous to Manchester who shall constitute the Manchester Airport Authority, said citizens to serve until March 1, 1960, March 1, 1961, March 1, 1962, March 1, 1963, and March 1, 1964, respectively, or until their successors are appointed and qualified. The mayor shall, with the approval of the board of aldermen, appoint an additional two citizens of Londonderry to said Authority, said citizens to serve until March 1, 1974, and March 1, 1975, respectively, or until their successors are appointed and qualified. Annually thereafter the mayor shall in the month of February, with the approval of the board of aldermen, appoint one or two citizens, as the case may be, of Manchester or if the outgoing members are citizens of Londonderry, from Londonderry, to serve for a term of five years from March first, or until his successor (s) is appointed and qualified. As soon as convenient after the appointment of said trustees, they shall organize by choosing one of their members chairman and one clerk. Meetings of said authority shall be held upon call of the chairman or mayor on such dates as said authority shall designate. In the original appointment of the airport authority four out of seven of such members shall hold currently valid airmen's certificates of commercial rating or higher, or the military equivalent of the same. Subsequent appointments to said authority shall be made from citizens who hold currently valid airmen's certificates of commercial rating or higher, or the military equivalent of the same, unless at the time of such appointment at least four members of said authority are so qualified.

At the request of Rep. Spirou, Rep. Hamel answered questions.

Rep. Spirou spoke against the amendment.

(discussion)

Reps. William P. Boucher and George J. Thibeault spoke in favor of the amendment.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

Amendment adopted.

Ordered to third reading.

HR 17

relative to the welfare system. That it be referred to the committee on Public Health and Welfare. Rep. Milne for Resolutions and Screening.

Suggests welfare guidelines.

Referred to Public Health and Welfare.

COMMITTEE OF CONFERENCE REPORT ON SB 28

The committee of conference to which was referred Senate Bill 28, An Act relative to a bill of rights for mobile home park tenants, having considered the same, report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence in the House amendment and adopt the House amendment and that the Senate and House each adopt the following further amendment to the bill:

Amend RSA 205-A:2, I, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

I. Require any person as a precondition to renting, leasing or otherwise occupying a space for a mobile home in a mobile park to pay an entrance or other fee in an amount greater than the equivalent of three months' rent for said space provided that in no event shall any fee of any kind be charged unless for services actually rendered.

Amend RSA 205-A:3 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following: 205-A:3 Termination of Tenancy. No tenancy, however created, in a mobile home park may be terminated, on or after the effective date of this section, by a mobile home park owner or operator except upon giving notice in writing to the tenant in the manner prescribed by RSA 540:5 to remove from the premises within a period of not less than sixty days; provided that upon grounds of nonpayment of rent, utility charges or reasonable incidental service charges, a tenancy may be terminated upon giving thirty days notice.

Sen. David L. Nixon
Sen. David H. Bradley
Sen. Robert F. Bossie
Conferees on the Part of the Senate

Rep. Ezra B. Mann, II
Rep. Madeline G. Townsend
Rep. Richard D. Hanson
Rep. Dorothy V. Randlett
Conferees on the Part of the House

At the request of Reps. Gerry F. Parker and Soule, Rep. Ezra B. Mann answered questions.

Committee of Conference Report adopted.

COMMITTEE OF CONFERENCE REPORT

HB 43, relative to controlling use of heating or agitating devices in the waters of this state.

(Printed SJ June 13)

Committee of Conference Report adopted.

SUSPENSION OF RULES

Rep. Russell C. Chase moved that the joint rules be so far suspended as to allow consideration of HB 1052, allowing the governor and council to lower speed limits in the event of a serious gasoline shortage, at the present time.

Rep. Chase explained his motion.

(discussion)

Rep. Rock spoke against the motion.

Rep. Gemmill spoke in favor of the motion.

Rep. Lambert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

141 members having voted in the affirmative and 120 in the negative, the motion lost lacking the necessary two-thirds.

UNANIMOUS CONSENT

Rep. Cox addressed the House by unanimous consent.

SUSPENSION OF RULES

Rep. Roma A. Spaulding moved that the rules of the House be so far suspended as to permit a public hearing on SB 154, providing for certificate of need for health care facility capital expenditures and SB 230, relative to child support payments, without two days' notice in the Calendar.

Adopted by the necessary two-thirds.

RESOLUTION

Rep. Cotton moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourns today it be to meet tomorrow at 11:30 a.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 38, authorizing the real estate commission to expend from examination fees whatever sums are necessary to hire a testing service.

SB 102, to delete reference to federal funds being applied to reimburse the state.

SB 150, relative to importing and releasing wild life.

SJR 17, establishing a committee to study the adequacy of laws relating to the confidentiality of the records of state agencies.

SB 178, regulating business practices between motor vehicles manufacturers, distributors and dealers.

SB 182, providing for seven appointed members to the Manchester Airport Authority.

RECONSIDERATIONS

Rep. William P. Boucher moved Reconsideration on SB 182, providing for seven appointed members to the Manchester Airport Authority.

Reconsideration lost.

Rep. Hamel moved Reconsideration on SB 178, regulating business practices between motor vehicles manufacturers, distributors and dealers.

Reconsideration lost.

Rep. Erler moved Reconsideration on SCR 7, regarding air operations over Cambodia.

Rep. Gerry F. Parker spoke in favor of Reconsideration.
Reconsideration lost.

Rep. Gay moved Reconsideration on SJR 4, to reimburse Michael Savchick for efforts as project coordinator in the water pollution abatement of the Androscoggin River.

Reconsideration lost.

On motion of Rep. Kashulines the House adjourned at 1:56 p.m. in honor of Rep. and Mrs. Fisher's 46th wedding anniversary, Rep. and Mrs. Sherman's 50th wedding anniversary and the birthday of the Majority Leader, Rep. George B. Roberts, Jr.

Thursday, 14Jun73

The House met at 11:30 o'clock.

Prayer was offered by House Chaplain, Rev. Joseph Y. Beaulieu.

O God, whose name is blessed from sunrise to sunset, fill our hearts with knowledge of You and make us worthy to sing Your praise and thank You for Your great glory, that You may be honored and glorified from East to West and from pole to pole for all the ages of ages; through Jesus Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Galloway led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Scamman, Nelson and Drew, the day, important business.

ENROLLED BILLS REPORT

HB 632, relative to investment of retirement funds.

HB 693, relative to debt during transition period following adoption of optional fiscal year.

HB 796, relative to excusing school attendance for handicapped children.

 ${\bf HB}$ 858, relative to the maintenance and protection of unused covered wooden bridges.

HB 905, requiring that public schools provide instruction relative to infirmities caused by drugs and venereal disease.

 $\rm HB~936,~permitting~an~access~on~Route~28$ in the town of Allenstown.

HB 38, relative to the New Hampshire American Revolution Bicentennial Commission.

HB 120, relative to the maintenance of a certain section of highway in the city of Lebanon.

HB 256, relative to outdoor advertising on the interstate, federal-aid systems and turnpikes.

HB 284, increasing the fireman's relief fund.

HB 310, relative to cooperative extension work at the university of New Hampshire.

 ${
m HB}$ 651, to provide for termination of certain charitable trusts.

SB 134, relative to insurance holding companies and regulating the use of company needs.

HJR 4, providing an appropriation for Old Fort Number Four.

HJR 8, appropriating funds to the Water Resources Board for an erosion control project in Charlestown.

Maurice W. Read
For The Committee

SENATE MESSAGES NONCONCURRENCE REFERRED TO JUDICIAL COUNCIL

HB 872, relative to appeals from probate courts.

ACCEDED REQUEST COMMITTEES OF CONFERENCE

HB 289, providing that banks which give mortgages on real property may not levy a service charge against the seller of the property.

The President appointed Sens. Bossie, Poulsen and Ferdinando.

HB 768, relative to withdrawals from savings deposits.

The President appointed Sens. Ferdinando, Johnson and Bossie

ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 43, relative to controlling use of heating or agitating devices in the waters of this state.

SB 28, relative to a bill of rights for mobile home park tenants.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 673, relative to adoption procedures.

HB 377, relative to the authority of justices of the peace to sit as special justices in a district court.

CONCURRENCE SB'S WITH HOUSE AMENDMENTS

SB 239, relative to regulating Sunday activities in towns of over ten thousand.

SB 71, relative to eminent domain procedures.

SB 74, authorizing the position of special assistant county attorney to assist the county attorney, to speed up the disposition of criminal cases.

CONCURRENCE

HB 455, establishing a committee to study and report on goals, purpose, organization and financing of the state university system, and making an appropriation therefor.

HB 847, permitting the employment of inmates of houses of correction at municipally owned recreational facilities and conservation projects.

HB 892, to clarify the status of accountants under the statutes.

HB 781, relative to embalmers, morticians and funeral directors.

HB 920, relative to the taxation of railroads.

HB 681, transferring members from the predecessor systems to the N. H. retirement system.

HB 418, providing additional cost of living retirement allowances for certain state employees, and making an appropriation therefor.

HB 451, providing additional retirement allowances for certain retired teachers and making an appropriation therefor.

HB 409, changing the basis for retirement benefits of group I members from the highest five to the highest three years compensation.

HB 993, relative to temporary, seasonal and part-time state employees.

HB 495, relative to payment by the state of the cost of educating children living in foster homes and making an appropriation therefor.

HJR 12, appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis.

HB 300, increasing the mileage rate for all state employees using privately-owned passenger vehicles, and making an appropriation therefor.

HB 601, relative to scholarships for orphans of veterans of the Southeast Asian conflict.

HJR 49, to create an interim study committee to study the need, form and content of a uniform probate code and to draft legislation, if need be.

HJR 45, extending the special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped.

HJR 48, establishing a study commission on the problems of unemployed citizens in New Hampshire.

HB 702, relative to the terms of jurors.

HB 580, relative to jury trials of minor offenses.

 $\rm HB$ 947, amending the definition of "charitable organizations" for conducting raffles.

HB 861, relating to limited partnerships.

 $\rm HB~896,\ relative\ to\ health\ certificates\ for\ child-care\ agency\ personnel.$

 ${\rm HB}$ 578, relative to the duties of the division of welfare pertaining to child welfare.

HB 68, relative to weights and measures standards.

HB 810, establishing a legislative facilities committee; and making an appropriation therefor.

ENROLLED BILLS AMENDMENT

HB 673, relative to adoption procedures.

AMENDMENT

Amend section 7 of said bill by striking out the same and inserting in place thereof the following:

7 Repeal. RSA 170:17 (supp) as amended by 1973, 145:5, relative to illegitimate children, is hereby repealed.

The clerk read the amendment in full.

Adopted.

COMMITTEE REPORTS

SB 123

allowing certain insurance transactions through credit card facilities. Ought to pass. Rep. Ralph W. Wilson for Banks and Insurance.

Permits sale of life and accident insurance through credit cards.

Ordered to third reading.

SB 173

providing for legal service corporations which shall offer legal insurance. Refer to standing committee on Banks and Insurance for interim study. Rep. Lamy for Banks and Insurance.

Too little and too late. Needs further study.

At the request of Rep. Spirou, Rep. Bigelow answered questions.

Rep. Spirou moved that the words, ought to pass, be substituted for the committee report, refer to standing committee on Banks and Insurance for interim study, and spoke in favor of the motion.

(discussion)

Reps. Craig D. Smith, Rock and Plourde spoke in favor of the motion.

Reps. Bigelow and Paul McEachern spoke against the motion.

Rep. Ruel nonspoke in favor of the bill.

Rep. Gelinas nonspoke in favor of the committee report.

Reps. Ellis, Lambert and Gemmill moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Bednar moved that SB 173 be recommitted to the committee on Banks and Insurance and report back no later than Thursday next.

Reps. George B. Roberts, Jr. and Bigelow spoke in favor of the motion.

Motion adopted.

SB 158

relative to the time of taking office of the school board of the Mascoma Valley Regional school district. Ought to pass. Rep. Albert C. Jones for Education.

This bill corrects an inconsistency in the statutes.

Ordered to third reading.

SB 207

amending the New England higher education compact. Ought to pass. Rep. Lyons for Education.

This legislation was presented as being necessary to bring New Hampshire up to same status as other New England states. New Hampshire authorizes three members — other New England states authorize eight members.

Referred to Appropriations.

SB 218

relative to non-resident auctioneer licenses. Inexpedient to legislate. Rep. Wuelper for Executive Departments and Administration.

New Hampshire Auctioneers Association now opposes this

bill. Pending new regulations now under study. No one appeared in favor. Already covered by present statute.

Resolution adopted.

The Speaker introduced his guests, Barry and Carole Mills, of Heyward Heath, Sussex, England.

COMMITTEE REPORTS CONTINUED

SB 253

increasing the membership on the Ambulance Service Coordinating Board. Inexpedient to legislate. Rep. Sara M. Townsend for Executive Departments and Administration.

No one appeared in favor. Four persons opposed, including president of New Hampshire Ambulance Association and the chairman of Ambulance Coordinating Board.

Resolution adopted.

SB 260

relative to the terms of office of members of the commission on the status of women. Ought to pass. Rep. Charles B. Roberts for Executive Departments and Administration.

Necessary legislation to clarify the law on terms of office. Ordered to third reading.

SB 90

relative to the termination of parental rights Ought to pass with amendment. Rep. Close for Judiciary.

Companion bill to the new adoption law. Would safeguard the rights of all parties and further the best interests of the child. Amendments clarify the meaning of the senate amendments.

AMENDMENT

Amend RSA 170-C:5, IV, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

IV. Because of mental deficiency or mental illness, the parent is and will continue to be incapable of giving the child proper parental care and protection for a longer period of time than would be wise or prudent to leave the child in an unstable or impermanent environment. Mental deficiency or mental illness shall be established by the testimony of either two licensed psychiatrists or psychologists or one of each acting together.

Amend RSA 170-C:10 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

170-C:10 Hearing. Cases under this chapter shall be heard by the court sitting without a jury. The hearing may be conducted in an informal manner and may be adjourned from time to time. The general public and any member of the news media shall be excluded, and only such persons admitted whose presence is requested by any person entitled to notice under RSA 170-C:7 or as the judge shall find to have a direct interest in the case or in the work of the court; provided that persons so admitted shall not disclose any information secured at the hearing which would identify an individual child or parent who is involved in the hearing. The court may require the presence of witnesses deemed necessary to the disposition of the petition. When termination of the parent-child relationship is sought, the parent shall be notified at the same time notice is given pursuant to section 7 of his right to counsel, and if counsel is requested and the parent is financially unable to employ counsel, counsel shall be provided by the court. The court's finding with respect to grounds for termination shall be based upon clear and convincing evidence, provided that relevant and material information of any nature, including that contained in reports, studies or examinations, may be admitted and relied upon to the extent of its probative value. When information contained in a report. study or examination is admitted in evidence, the person making such a report, study or examination shall be subject to both direct and cross-examination if he is residing or working within the state, or if he is otherwise reasonably available.

Amendment adopted.

Ordered to third reading.

SB 96

to provide for the citizen's right to sue to protect against

damage to the environment. Ought to pass. Rep. Underwood for Judiciary.

Studied and recommended by Judicial Council, also favored by Environmental Council.

Would fill a gap in the law which does not provide for legal action to protect the environment. This bill would allow any political subdivision, person or organization in the state or the attorney general to bring an action in the superior court to protect the environment — water, air or land. Safeguards against frivolous suits.

Ordered to third reading.

SB 213

relative to the form and contents of writs. Ought to pass. Rep. Close for Judiciary.

"Housekeeping" for clarification.

Ordered to third reading.

SB 94

relative to the landlord and tenant relationship. Ought to pass. Rep. Underwood for Judiciary.

Would limit action a landlord could take to dispossess a tenant to provisions of RSA 540 and would levy a civil penalty for dispossess under other conditions.

Rep. Hanson moved that the words, inexpedient to legislate be substituted for the comittee report, ought to pass, and spoke in favor of the motion.

(discussion)

Rep. McManus spoke against the motion.

Rep. Brungot spoke in favor of the motion.

Rep. Frizzell explained the committee report.

A division was requested.

139 members having voted in the affirmative, and 84 in the negative, the motion prevailed.

AFTER RECESS

(Rep. George B. Roberts, Jr. in the Chair)

SENATE MESSAGES

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 708, relative to fraudulent receipt of welfare assistance.

(Amendment printed in SJ June 13)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 1020, to enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards and commissions.

(Amendment printed in SJ June 13)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 856, requiring the reporting of drownings and boating accidents upon New Hampshire waters.

(Amendment printed in SJ June 13)

Rep. Cate moved that the House concur with the Senate amendment.

Adopted.

HB 634, relative to any type of advertising attached to objects of nature whether such advertising be upon primary or secondary roads.

(Amendment printed in SJ June 13)

Rep. Cate moved that the House concur with the Senate amendment.

Adopted.

INTRODUCTION HR 21

First, second reading and referral

In Appreciation to the First Lady of New Hampshire for her Hospitality on Behalf of the Members of the General Court.

Whereas, Mrs. Meldrim Thomson, Jr., wife of the distinguished governor has generously given of her time and hospitality; and

Whereas, Many members of the General Court have been graciously feted by this charming lady; and

Whereas, These unsolicted social occasions are believed to be a unique precedent in this State;

Now Therefore Be It Resolved by the House of Representatives in General Court convened:

That the First Lady of New Hampshire, namely Gale Thomson, accept the heartfelt appreciation and expression of thanks from the members of the General Court who have had the honor and distinct pleasure of being her guests on those auspicious occasions.

Further Be It Resolved, that a certified copy of this resolution be forwarded by the Secretary of State to the First Lady.

Referred to Resolutions and Screening committee.

Rep. Marsh requested a quorum count and subsequently withdrew his request.

ENROLLED BILLS REPORT

HB 270, relative to county elections.

HB 622, relative to statement of expenditures requested by the budget committee.

SB 38, authorizing the real estate commission to expend from examination fees whatever sums are necessary to hire a testing service.

SB 102, to delete reference to federal funds being applied to reimburse the state.

SB 117, establishing a minimum penalty for driving without a license.

SB 128, relative to recess of a jury in deliberation.

SB 163, relative to real estate investments by cooperative banks, building and loan associations and savings and loan associations.

SB 171, relative to limitations on the lending authority of savings banks.

SB 208, legalizing the Marlow town meeting of March 6, 1973.

SB 238, changing the name of the Berlin Wayside Area in the capital appropriations of 1971.

Mabel L. Richardson
For The Committee

COMMITTEE REPORTS CONTINUED

SB 215

increasing the limit of the concurrent jurisdiction of district courts in civil matters. Ought to pass. Rep. Buckley for Judiciary.

Increases from \$1,500 to \$3,000 the limit of concurrent jurisdiction in civil actions in the district court.

Ordered to third reading.

SB 252

providing for a reduction in the costs of administration of the Manchester district court. Ought to pass. Rep. Record for Judiciary.

Would eliminate the deputy clerk position in the Manchester district court, at suggestion of Judge Capistran.

Ordered to third reading.

SB 132

to exempt nonprofit health care facilities from provisions of the fair trade law. Ought to pass. Rep. Vesta M. Roy for Public Health and Welfare.

This bill would exempt contracts between vendors and

non-profit health care facilities from the provisions of the fair trade laws.

Ordered to third reading.

SB 169

relative to transfers to the New Hampshire state hospital for observation. Ought to pass with amendment. Rep. Mary J. Sullivan for Public Health and Welfare.

Removes the provisions of RSA 135 as a prerequisite for transfers to the New Hampshire hospital for sanity observation period at state expense.

AMENDMENT

Amend section 1 of said bill by striking out said section and inserting in place thereof the following:

- 1 Transfers of Persons to New Hampshire Hospital. Amend RSA 8:46, I (supp) as amended by striking out said paragraph and inserting in place thereof the following:
- I. Any person transferred to the New Hampshire hospital for observation as to sanity under court order shall be at state expense for the observation period only.

Amendment adopted.

Ordered to third reading.

SB 85

relative to maintenance of bridges on class II highways. Refer to standing committee on Public Works and give more study as specified in the amendment. Rep. Martineau for Public Works.

The committee believes that this bill has merit but due to the magnitude of the undertaking, it should be given more study as specified in the amendment.

Referred to standing committee on Public Works and give more study as specified in the amendment.

SJR 22

to reimburse Charles and Catherine Valenti for damage to their water supply. Ought to pass. Rep. Belair for Public Works. All testimony at the hearing on this bill was to the effect that this bill as amended is a fair and reasonable compromise with the Valentis.

Referred to the committee on Claims, Military and Veterans Affairs.

HCR 22

relative to Odyssey House. Ought to pass. Rep. Milne for Resolutions and Screening.

Requests reinstatement of federal funds.

Ordered to third reading.

SB 115

naming a certain body of water in the town of Wakefield, Belleau Lake. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

Formalizes name currently in general use for this pond.

Ordered to third reading.

SB 180

requiring the bonding of new and used car dealers. Ought to pass with amendment. Rep. Hamel for Transportation.

Will protect the buyer of a stolen car. Amendment clarifies the wording and will allow dealer organizations to post a blanket bond.

AMENDMENT

Amend RSA 268-A:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

268-A:1 Bond Required. Every dealer of new, used or junk motor vehicles, having a place of business in the state of New Hampshire, shall provide a bond in accordance with this chapter, to secure the dealer's obligations to purchasers who suffer loss by reason of purchase from the dealer of a stolen motor vehicle, title to which is thereby rendered defective.

Amend RSA 268-A:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

268-A:2 Definitions. As used in this chapter:

- I. "Dealer" means any person engaged in the business of buying, selling or exchanging motor vehicles within this state.
- II. "Place of business" means the site, location or building within this state at which a dealer conducts a business of buying, selling or exchanging motor vehicles.

Amend RSA 268-A:4 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

268-A:4 Amount of Bond Required. Except as provided in RSA 268-A:5, each dealer shall be required to file annually bonds in the following amounts, dependent on the length of time said dealer has done business under the same name in the community:

I. Under one year	\$20,000
II. Over one year, but less than two years	15,000
III. Over two years, but less than three years	10,000
IV. Over three years, but less than four years	5,000
V. Over four years	2,500

A separate bond shall be required for each different name under which the dealer conducts his business and/or community in which the dealer has a place of business. Past business experience, prior to the effective date of this act, shall be taken into account in determination of the amount of bond required.

Amend RSA 268-A as inserted by section 1 of the bill by striking out all after section 4 and inserting in place thereof the following:

268-A:5 Dealers Association Bond. Any automobile dealers association which is approved by the director of the division of motor vehicles may file a bond in the amount of one hundred thousand dollars. Any dealer who is a member of such approved association shall be covered by such bond and shall not be required to file a bond as provided in RSA 268-A:4.

268-A:6 Penalty. Any dealer failing to post a bond in accordance with the provisions of this chapter shall be guilty of a misdemeanor. Each day of noncompliance will constitute a separate offense. The right of a dealer to issue temporary plates, in accordance with RSA 260:50, shall be revoked until the requirements of this chapter are complied with.

Amendment adopted.

Ordered to third reading.

SJR 13

to establish an interim study on uniform vehicle laws. Ought to pass. Rep. Hamel for Transportation.

Committee will consist of seven legislators, certain state officials, and five public members. Similar committees in the past have produced worthwhile legislation.

Referred to Appropriations.

SB 118

providing a ten year statute of limitations on the legacy and succession tax for title purposes. Ought to pass with amendment. Rep. Hall for Ways and Means.

Appears that some statute of limitations should operate in this area.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing a twenty year statute of limitations on the legacy and succession tax for title purposes.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Imposing a Twenty Year Statute of Limitation on Tax Liens. Amend RSA 86:58 by striking out said section and inserting in place thereof the following:

86:58 Lien. Said taxes and interest shall be a lien on the property subject to the taxes until the same are paid; however, commencing with the date of decedent's death there shall be a twenty year statute of limitations for said lien.

- 2 Affected Liens. The twenty year statute of limitations as provided by RSA 86:58 as inserted by section 1 of this act, shall apply to all such liens whether the decedent's death was prior to or after the effective date of this act.
- 3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 223

relative to the exemption for real property taxes for the blind. Ought to pass. Rep. Splaine for Ways and Means.

Companion bill to a recently passed house bill (901) changing certification within the department of Education.

Ordered to third reading.

SCR 8

providing for the establishment of a joint legislative committee on improvement of law enforcement and criminal justice. Ought to pass. Rep. Frizzell for Judiciary.

Would set up a committee from the legislature to work with the Governor's Crime Commission.

Rep. Daniel J. Healy moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Rep. Frizzell explained the committee report.

(discussion)

Rep. Healy spoke a second time in favor of the motion.

Rep. Healy requested a division.

117 members having voted in the affirmative and 101 in the negative, the motion prevailed.

SB 187

clarifying the authority of county conventions to set salaries. Ought to pass. Rep. Cox for Municipal and County Government.

Permissive legislation which allows county conventions to prescribe salary and expenses for certain county officials who may presently be receiving "fees and/or mileage" as their compensation. Salary and expenses shall not be less than the compensation in effect December 31, 1972; fees and mileage taken by the officials for their services shall be turned over to the county treasurer for the use of the county.

Rep. Newell offered an amendment.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

clarifying the authority of county conventions to set salaries, relative to the payment of certain Merrimack county salaries, and relative to the per diem of the Merrimack county executive committee.

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

- 1 Authority Clarified. Amend RSA 23:7 (supp) as inserted by 1971, 514:19 by striking out said section and inserting in place thereof the following:
- 23:7 Establishing Compensation. Every county shall have the power to establish salaries and expenses or other compensation paid to the county attorney, assistant county attorney, sheriff, chief deputy sheriff, deputy sheriffs, register of deeds, treasurer, deputy treasurer, and county commissioners. Said salaries shall be established not less than biennially by the county convention, upon recommendation of the executive committee. Notwithstanding any other provisions of law to the contrary, in counties in which any of the aforementioned officers receive fees and/or mileage for services performed by them as part of their compensation, the county convention may put such officer on a salary and expenses basis. Such officer may be required to continue to collect the usual fees and mileage for the service performed and to pay over all such fees and mileage to the county treasurer for the use of the county. In such event, the amount such officer received in fees and mileage, less expenses, shall be included in determining the minimum at which his salary may be established unless a lesser amount is agreed upon by the incumbent officer at that time. In no case shall the salary or other compensation of any of the aforementioned officers be established at a lesser amount than that which was in effect December 31, 1972; provided, that the salary of the Merrimack county sheriff be set as provided in RSA 104: 29.X.

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

- 4 Authority Granted. Amend RSA 104:29 (supp) by inserting after paragraph IX the following new paragraph:
- X. In Merrimack the annual salary of the sheriff shall be established by the Merrimack county convention upon recommendation of the executive committee, at an annual rate which shall not be less than fifteen thousand dollars. Said salary shall be payment in full for all his services to said county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of the county attorney. For the service of civil writs and other process which he may perform, he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid to the treasurer during the calendar year.
- 5 Merrimack Deleted. Amend RSA 104:29, I (supp) as inserted by 1965, 162:1 as amended, by striking out said paragraph and inserting in place thereof the following:
- I. In Coos the annual salary of the sheriff shall be two thousand dollars.
- 6 Monthly Payment, Merrimack, Amend RSA 23:5, as amended by striking out in line three the words "county of Hillsborough" and inserting in place thereof the following (counties of Hillsborough and Merrimack) so that said section as amended shall read as follows:
- 23:5 Payment of Salaries. The salaries of county attorneys, sheriffs, and county treasurers shall be paid from the county treasury in equal quarterly payments, except in the counties of Hillsborough and Merrimack, where the payments shall be made monthly.
- 7 Retroactive Effect. Amend Laws of 1973, 133:3 by striking out said section and inserting in place thereof the following:
 - 133:3 Effective Date. This act shall take effect sixty days

after passage provided that with respect to Merrimack county it shall take effect as of January 1, 1973.

8 Effective Date. Sections 4 and 5 of this act shall take effect on January 1, 1974 and the remainder of this act shall take effect upon its passage.

Rep. Newell explained his amendment.

(discussion)

Rep. Hanson spoke in favor of the bill and amendment.

Amendment adopted.

Ordered to third reading.

SB 231

specifying procedures for termination of residential gas or electric services. Inexpedient to legislate, Rep. Russell C. Chase for Statutory Revision.

Present regulations and rules of the Public Utilities are sufficient.

Rep. Call moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Reps. Sununu, Marsh and McLane spoke in favor of the motion.

Rep. Fred E. Murray explained the committee report.

Reps. Gelinas, Beaulieu and Spirou nonspoke in favor of the motion.

Rep. Lambert nonspoke in favor of the committee report.

Rep. Parr spoke in favor of the bill.

Rep. Altman spoke against the motion.

Rep. Knight wished to be recorded in favor of the committee report.

Rep. Lamy wished to be recorded in favor of the motion.

Motion lost.

Resolution adopted.

SENATE MESSAGE

NONCONCURRENCE SB WITH HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 182, providing for seven appointed members to the Manchester Airport Authority.

The President appointed Sens. Ferdinando, Bossie and Provost.

Rep. Hamel moved that the House accede to request for Committee of Conference.

Adopted.

The Speaker appointed Reps. William P. Boucher, Taber, George J. Thibeault and Spirou.

SUSPENSION OF RULES

Rep. Arthur F. Mann moved that the rules of the House be so far suspended as to allow the holding of a public hearing without due notice in the calendar on SCR 9, memorializing the commissioner of public works and highways to proceed with the construction of the Nashua-Hudson circumferential highway as rapidly as funds become available.

Adopted by the necessary two-thirds.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 193, requiring open vehicles to be covered when carrying particulate material.

(Amendment printed in SJ June 13)

Rep. Hamel moved that the House concur with the Senate amendment.

At the request of Rep. Hanson, Rep. James W. Murray answered questions.

Rep. Murray explained the amendment.

(discussion)

Reps. D'Amante and Belair spoke against the motion.

Rep. Raymond spoke in favor of the motion.

A division was requested.

It being manifestly in the negative, the motion lost.

Rep. Hamel moved that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Raymond, James W. Murray, Hanson and Lebel.

(Speaker in the Chair)

UNANIMOUS CONSENT

Rep. Richard L. Bradley addressed the House by unanimous consent.

Rep. Twigg moved that the remarks of Rep. Bradley be printed in the Journal.

Adopted.

Thank you, Mr. Speaker, and thank you, members of the House for the Unanimous Consent. I come here today to tell you a very, very funny story about a little note up in the middle of page 24 in the amendment to HB 888 which was in your seat pockets today. I didn't realize it was so funny this little announcement, this little note here, so I went to the Senate Finance Committee to ask for an explanation and the minute I showed it to two members of that committee, they laughed in my face and thought it was a big joke.

It strikes them funny that SB 18, which had a fair hearing and a lot of discussion in committee and a fair debate here in the House the other day and then was killed by a fair vote, should suddenly come back sneaked into this amendment to the budget by the Senate Finance Committee.

Now, I have no personal feelings against any one who disagreed with me on this issue and if it had gone the other way, I would still have no personal feelings against them. You recall the debate on this business of whether we would have reflectorized number plates or not. However, this action makes

a mockery, a total mockery, of the entire legislative process that we think we have been carrying out here during the last six months. It goes to show that you can come down here, introduce a bill and do your honest level best to fight it through — win or lose. If you're lucky enough to win, you get it through the House. You think you have done something that you were elected to do, but the final say will be over in the Senate. If the bill of yours is killed, you are out of luck, but if you are a multi-million dollar outfit like 3M and can come here with a full lobbying crew and can hire lobbyists, you can lobby for a few months on this, the bill is not killed. All you've got to do is take it around to the back door and they will put it in for you.

Now this thing will eventually be settled by a Committee of Conference. I'm doubtful as to how much influence this House will have at that time. Perhaps this will stand and perhaps the bill that we killed the other day, in spite of our action, will become law. We will have reflectorized number plates which won't do any great harm and I doubt if they will do any great good either and 3M company will have a good fat contract to pay for their lobbying efforts. I come here today not to think that I can change the tone of affairs and the tone of politics in the way they have gone but because it makes me mad right down to the bottom of my feet to think that this state, and especially these children who we see taken through this State House week after week on tours and explained to how a bill is introduced and how it is heard and how it is voted on and how it is passed or killed and how it goes to the other branch and has a fair hearing and is either passed or killed. That is the way it should be. That is the way these kids are told but it burns me up to think that they are being lied to. If we and our constituents can't do something about this thing and if this kind of sneaky business can continue, our State is in a bad way. Thank you for listening to me.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

LATE SESSION

Third reading and final passage

- SB 123, allowing certain insurance transactions through credit card facilities.
- SB 158, relative to the time of taking office of the school board of the Mascoma Valley Regional school district.
- SB 260, relative to the terms of office of members of the commission on the status of women.
 - SB 90, relative to the termination of parental rights.
- SB 96, to provide for the citizen's right to sue to protect against damage to the environment.
 - SB 213, relative to the form and contents of writs.
- SB 215, increasing the limit of the concurrent jurisdiction of district courts in civil matters.
- SB 252, providing for a reduction in the costs of administration of the Manchester district court.
- SB 187, clarifying the authority of county conventions to set salaries.
- SB 132, to exempt nonprofit health care facilities from provisions of the fair trade law.
- SB 169, relative to transfers to the New Hampshire state hospital for observation.
 - HCR 22, relative to Odyssey House.
- SB 115, naming a certain body of water in the town of Wakefield, Belleau Lake.
- SB 180, requiring the bonding of new and used car dealers.
- SB 118, providing a ten year statute of limitations on the legacy and succession tax for title purposes.
- SB 223, relative to the exemption for real property taxes for the blind.

RECONSIDERATIONS

Rep. Soule moved Reconsideration on SB 94, relative to the landlord and tenant relationship.

Reconsideration lost.

Rep. Newell moved Reconsideration on SB 231, specifying procedures for termination of residential gas or electric services.

Reconsideration lost.

Rep. Maynard moved Reconsideration on SB 123, allowing certain insurance transactions through credit card facilities.

Reconsideration lost.

Rep. Allen moved Reconsideration on SB 115, naming a certain body of water in the town of Wakefield, Belleau Lake.

Reconsideration lost.

The Speaker announced Rep. and Mrs. Ruel will be celebrating their 44th wedding anniversary on June 17.

RECESS

AFTER RECESS

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

Rep. Vachon moved that the House nonconcur and a committee of conference be established.

Adopted.

The Speaker appointed Reps. Drake, Zachos, Ferguson, Huot and John B. Goff.

On motion of Rep. Vachon the House adjourned at 6:03 p.m. to meet Tuesday next at 11:30 a.m.

Tuesday, 19Jun73

The House met at 11:30 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulien.

O Lord, in Your light we see light You are the true light that enlightens all creation. Enlighten us with Your joyful light, keep us from evil passions and thoughts of hatred, and help us to do what is right and just in purity of heart; You live and reign forever and ever. Amen.

PLEDGE OF ALLEGIANCE

Rep. Stimmell led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Plumer, the day, illness.

Reps. Nims and Cunningham, the day, important business.

ENROLLED BILLS REPORT

- SB 96, to provide for the citizens' right to sue to protect against damage to the environment.
- SB 115, naming a certain body of water in the town of Wakefield, Belleau Lake.
- SB 123, allowing certain insurance transactions through credit card facilities.
- SB 132, to exempt nonprofit health care facilities from provisions of the fair trade law.
- SB 158, relative to the time of taking office of the school board of the Mascoma Valley school district.
 - SB 213, relative to the form and contents of writs.
- SB 215, increasing the limit of the concurrent jurisdiction of district courts in civil matters.
- SB 223, relative to the exemptions for real property taxes for the blind.

- SB 252, providing for a reduction in the costs of administration of the Manchester district court.
- SB 260, relative to the terms of office of members of the commission on the status of women.
- HJR 48, establishing a study commission on the problems of unemployed citizens in New Hampshire.
- HJR 49, to create an interim study committee to study the need, form and content of uniform probate code and to draft legislation, if need be.
 - SB 71, relative to eminent domain procedures.
- SB 74, authorizing the position of special assistant county attorney to assist the county attorney, to speed up the disposition of criminal cases.
- SB 239, relative to regulating Sunday activities in towns of over ten thousand.
- HB 300, increasing the mileage rate for all state employees using privately-owned passenger vehicles, and making an appropriation therefor.
- HB 455, establishing a committee to study and report on the goals, purposes, organization and financing of the state university system, and making an appropriation therefor.
 - HB 702, relative to the terms of jurors.
- SB 28, relative to a bill of rights for mobile home park tenants.
- HB 377, relative to the authority of justices of the peace to sit as special justices in a district court.
- HB 409, changing the basis for retirement benefits for group I members from the highest five to the highest three years compensation.
- HB 451, providing additional retirement allowances for certain retired teachers and making an appropriation therefor.
- HB 495, relative to payment by the state of the cost of educating children living in foster homes and making an appropriation therefor.
 - HB 580, relative to jury trials of minor offenses.

HB 601, relative to scholarships for orphans of veterans of the Southeast Asian conflict.

HB 681, transferring members from the predecessor systems to the New Hampshire retirement system.

HB 673, relative to adoption procedures.

HB 861, relating to limited partnerships.

HB 892, to clarify the status of accountants under the statutes.

HB 920, relative to the taxation of railroads.

HB 947, amending the definition of "charitable organizations" for conducting raffles.

 $HB\ 993,$ relative to temporary, seasonal and part-time state employees.

HJR 12, appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis.

HJR 45, extending the special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped.

HB 384, to reclassify the Blackwater River.

HB 567, relative to the interest rate charged on delinquent taxes in the city of Portsmouth.

HB 612, imposing an inspection fee on fertilizer and providing a category for special mixed fertilizer.

HB 642, changing the name of the Belknap County recreational area and commission; increasing the compensation of the members of the commission and increasing the amount of earnings which may be retained by the commission.

Mabel L. Richardson
For The Committee

ENROLLED BILLS AMENDMENTS

HB 358, relative to overtime pay for nursing home employees.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

- 1 Overtime Pay for Nursing Home Employees. Amend RSA 279:21 (supp) as amended by inserting after paragraph VI the following new paragraph:
- VII. Nursing Home Employees. Employees of any nursing home, as

The clerk read the amendment in full.

Adopted.

HB 804, establishing the ward lines and providing for redistricting of the city of Franklin.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing the ward lines of the city of Franklin.

The clerk read the amendment in full.

Adopted.

HB 701, relative to appeal bonds in eviction proceeding.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

rent escrow pending appeal in eviction proceeding.

The clerk read the amendment in full.

Adopted.

HB 43, relative to controlling use of heating or agitating devices in the waters of this state.

AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following:

section 32 the following subdivision:

Amend RSA 270:31, 32 and 33 as inserted by section 1 of the bill by renumbering said sections to read

270:33

270:34

and 270:35

respectively.

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES CONCURRENCE

HB 1047, continuing the office space study committee.

HB 793, providing for the state treasurer to establish a special fund for reimbursements received for prefinanced water pollution control projects.

HB 1004, increasing the limit on the amount of bonds which may be guaranteed by the state for water supply and pollution control projects.

HB 512, providing for overtime pay to state employees engaged in snow grooming and farming.

HB 618, increasing the commission on pari-mutuel pools at horse and harness races and changing the tax payable to the state.

HB 483, to provide for republishing or recompiling volume 3-A of Revised Statutes Annotated and making an appropriation therefor.

HB 527, to provide for replacement volumes 5, 5-A and 6 for Revised Statutes Annotated and to provide a complete set of Revised Statutes Annotated for each standing committee of the house and senate and making an appropriation therefor.

HB 484, to provide for cumulative pocket supplements for

revised statutes annotated and making an appropriation therefor.

HB 805, relative to indemnification agreements between architects, engineers, or surveyors and owners, contractors or subcontractors.

HB 973, to amend the uniform commercial code with respect to the manner of transferring investment securities.

HB 988, establishing a third New Hampshire state song.

HB 608, relative to revision of existing statutes which constitute misdemeanors and felonies under the provisions of the criminal code.

HB 611, revising statutes outside the criminal code imposing fines of fifty dollars or less which under the code constitute violations.

HB 829, relative to doping and stimulating animals at equine events.

HB 763, relative to the authority of the director to close the season for hunting and taking deer.

HB 612, imposing an inspection fee on fertilizer and providing a category for special mixed fertilizer.

HB 911, prohibiting the use of outboard motors of more than six horsepower on the Merrymeeting River.

HB 928, relative to the sale of fresh water fish raised outside of the state.

HB 937, relative to abusive treatment of horses.

 $\rm HB~1017,$ relative to hunting in special designated areas by certain disabled persons.

HB 610, relative to revisions of existing statutes imposing fines over fifty and not more than one hundred dollars which constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code.

HB 609, relative to revision of existing statutes imposing only fines above one hundred dollars which constitute misdemeanors for natural and any other persons, and above two hundred dollars constitutes a felony for any other persons under the provisions of the criminal code.

HB 785, to require school districts not maintaining high schools to pay full tuition of its students who attend high schools in other districts.

HB 384, to reclassify the Blackwater River.

HB 642, changing the name of the Belknap County recreational area and commission; increasing the compensation of the members of the commission and increasing the amount of earnings which may be retained by the commission.

HCR 18, memorializing congress on the devastating effect on the state of New Hampshire of U. S. Public Law No. 92-603, relating to Title 19 of the Social Services Act.

CONCURRENCE SB's WITH HOUSE AMENDMENTS

SB 180, requiring the bonding of new and used car dealers.

SB 90, relative to the termination of parental rights.

SB 187, clarifying the authority of county conventions to set salaries, relative to the payment of certain Merrimack county salaries, and relative to the per diem of the Merrimack county executive committee.

SB 118, providing a 20 year statute of limitations on the legacy and succession tax for title purposes.

CONCURRENCE SJR WITH HOUSE AMENDMENT

SJR 17, establishing a committee to study the adequacy of laws relating to the confidentiality of the records of state agencies.

CONCURRENCE SB's WITH HOUSE AMENDMENTS

SB 150, relative to importing and releasing wild life.

SB 178, regulating business practices between motor vehicle manufacturers, distributors and dealers.

CONCURRENCE

HB 867, authorizing cities of more than eighty thousand population to appoint a director of human services.

HB 505, to delete the positions of warden and deputy war-

den of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions.

HB 690, to provide that entry fees for small claims actions go to municipality in which the court is regularly located.

HB 566, prohibiting the unauthorized copying of certain recorded devices for sale.

HB 54, relative to the passage of testate or intestate real and personal property to a surviving spouse and to other persons.

HB 814, relative to sand eels.

HB 842, permitting permanently disabled veterans to have a perpetual hunting and fishing license.

HB 799, establishing a committee to study the financing of New Hampshire airports.

HB 182, providing for the perambulation of the New Hampshire-Massachusetts boundary line and funding the perambulation of the New Hampshire-Maine boundary line and making appropriations therefor.

HB 922, relative to resident hunting privileges, licensing nonresidents, dragging in salt water and raising fish and game license fees.

HB 803, to reclassify the surface water of Nubanusit Brook and the headwaters of Lake Skatutakee in the town of Harrisville.

HB 689, relative to prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare.

HB 548, revising the day care advisory committee to provide for representation by users of day care facilities.

HB 625, relative to continuing education for optometrists and increasing the renewal license fee for optometrists.

NONCONCURRENCE

 $\rm HB~655,~authorizing~a~court~to~designate~the~type~of~officer~to~whom~a~capias~may~be~directed~for~service.$

HB 967, making it mandatory for the secured party to file a discharge statement under the uniform commercial code.

HB 725, to prohibit unmarked cars for use by law enforcement officials for apprehending traffic violators.

HB 387, relative to providing a uniform open deer season throughout the state.

ACCEDED REQUESTS COMMITTEES OF CONFERENCE

HB 193, requiring open vehicles to be covered when carrying particulate material.

The President appointed Sens. Claveau, Porter, and Sanborn.

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

The President appointed Sens. Trowbridge, Green and Foley.

ADOPTION ENROLLED BILLS AMENDMENT

 ${
m HB}$ 358, relative to overtime pay for nursing home employees.

NONCONCURRENCE

HB 178, relative to the amount of fees to be collected by the register of deeds for Rockingham County.

 $\rm HB~630,\ relative\ to\ the\ use\ of\ radar\ and\ other\ electronic\ method\ of\ speed\ detection\ on\ interstate\ and\ state\ highways.$

 $\rm HB~849,\ relative\ to\ identification\ for\ all\ service-type\ employees.$

 $\rm HB$ 474, increasing the mileage allowance for sheriffs and deputies in Rockingham county.

HB 711, relative to the location of the proposed Cheshire county courthouse.

 $\rm HB~430,\ relative\ to\ increasing\ the\ percent\ of\ the\ road\ toll\ revenue\ for\ highway\ subsidy\ to\ towns\ and\ cities.$

CONCURRENCE

HB 883, relative to the powers of county commissioners.

HB 854, relative to the duty of county treasurers.

HB 629, relative to the fees for birth registration cards. vital statistics records and certificates of marriage.

HB 1051, amending the charter of the city of Somersworth relative to abolishing the police commission, the appointment of the police chief and the composition of the school board.

HB 532, providing a definition for terms of appointment and designating certain exceptions.

HB 14, abolishing the six month residency requirement for voting.

HB 934, relative to the composition of the ballot law commission.

HB 875, relative to the salaries of the Somersworth city council.

HB 940, redistricting the city of Somersworth.

HB 751, providing for the exemption and withdrawal of town and city managers from compulsory membership in the state retirement system.

HB 520, to provide for the bonding of state officials and employees; and making an appropriation therefor.

HB 621, permitting the city of Portsmouth to exceed its debt limit for purposes of satisfying a judgment rendered against the city in a suit by the public service company of New Hampshire.

HB 952, permitting the town of Durham to revert to a calendar year accounting period and providing for an appropriation transitional budget.

HB 953, permitting the town of Durham to issue five year bonds in lieu of collection of a portion of town taxes.

HB 930, to amend the Lebanon city charter, and to provide for election of Lebanon school district officers at city elections.

HB 965, requesting a rehearing before the zoning board of adjustment by the board of selectmen.

HB 771, relative to the appointment of the police commission in the city of Claremont, by the city manager.

HB 767, providing for the merger of unincorporated religious societies.

HB 933, relative to the possession of pistols and revolvers by convicted felons and eliminating the prohibition against aliens possessing the same.

HB 653, providing for trial of certain misdemeanors by six member juries.

HB 694, relative to institutional guardianships.

HB 652, to appeal and encourage the use of voluntary arbitration of disputes in superior court.

CONCURRENCE SB WITH HOUSE AMENDMENT

SB 169, relative to transfers to the New Hampshire state hospital for observation.

NONCONCURRENCE REFERRED TO INTERIM STUDY COMMITTEE

HB 981, amending, in general, sections of the chapter on probation in the RSA. Referred to Interim Study Committee Judiciary, Public Health and Welfare and State Institutions.

COMMITTEE REPORTS

SJR 14

providing a supplemental appropriation for payment of counsel for indigent defendants. Ought to pass. Rep. Drake for Appropriations.

State obligated to pay these legal costs by U. S. Supreme Court Decision. Also a statute which provides for this now.

Ordered to third reading.

SB 254

relating to temporary investment of excess reserves of savings banks in federal funds. Ought to pass. Rep. Nims for Banks and Insurance.

Housekeeping measure.

Ordered to third reading.

SB 66

to provide for continued monitoring of Old Man of the Mountains rock formation, and making an appropriation therefor. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Amended to provide for one year of monitoring, followed by an analysis of the data with the purpose of recommending specific action when and if needed. Appropriation reduced by \$2500.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Monitoring of Old Man of the Mountains Rock Formation. The commissioner of the department of resources and economic development with the approval of the governor and council is authorized to employ or contract with the National Ocean Survey authorities for the installation of sensitive monitoring devices in strategic locations on formations of the mountain known as the Old Man of the Mountains, to record continuously changes, shifts and weaknesses, so preventive or corrective action may be taken to preserve the life of said rock formations. The commissioner is further authorized to employ, or contract with, expert geological and engineering services to perform such additional studies as he may deem necessary to analyze the results of the studies and monitoring, and to make specific recommendations for preventive or corrective action. The commissioner, with the approval of the commissioner of public works and highways, is hereby authorized to take such emergency corrective actions to the formations of the mountains known as the Old Man of the Mountains as may be indicated by analysis of the information obtained. The commissioner, with the approval of the governor and council is hereby authorized to accept any available federal funds or grants. Any such gifts or grants shall be used to reduce the appropriation provided in section 2 of this act.

2 Appropriation. There is hereby appropriated the sum of thirty-seven thousand five hundred dollars for the biennium ending June 30, 1975 for the purposes of section 1 of this act. The project appropriation for the provisions of section 1 of

this act shall be in addition to all other appropriations for the department of resources and economic development and shall not be transferred or expended for any other purpose. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Referred to Appropriations.

SB 176

relative to the use of the word organic and the certification of organic farm produce. Ought to pass. Rep. Colburn for Environment and Agriculture.

Consumer protection in advertisement and sale of organically grown farm produce with New Hampshire Department of Agriculture as regulating authority.

Ordered to third reading.

SB 228

establishing a committee to recommend a codification of the environmental laws of the state. Ought to pass. Rep. Greene for Environment and Agriculture.

Provides for a codification of environmental laws which would be helpful to both the public and the departments administering the laws. Cost reduced to \$10,000.

Referred to Appropriations.

SB 100

providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973. Ought to pass. Rep. Cushman for Executive Departments and Administration.

A 4% cost of living addition to the retirement allowances for teachers, firemen, policemen and state employees are a necessary part of a package of benefits to state employees and those in our New Hampshire retirement systems.

Referred to Appropriations.

SB 198

relative to the licensing of alarm installers. Ought to pass. Rep. Tucker for Executive Departments and Administration. Testimony by the state fire marshal and the Association of Alarm Installers convinced the committee of the vital need for this consumer protection legislation.

Referred to Appropriations.

SB 21

regulating the liability of governmental units in actions to recover for bodily injury. Refer to House and Senate Judiciary Committees for interim study. Rep. Brungot for Judiciary.

A moderate bill doing away with soverign immunity of governmental units. Same subject comes up fairly regularly. Would cost an unknown amount.

Referred to House and Senate Judiciary Committees for interim study.

SB 220

to expand the scope of summary judgment proceedings. Ought to pass. Rep. Alukonis for Judiciary.

To expedite trial where facts are not in dispute. To conform to federal law.

Ordered to third reading.

SB 241

permitting the sale of alcoholic beverages in certain curling clubs. Ought to pass. Rep. Erickson for Liquor Laws.

To be more inclusive of other sports.

Ordered to third reading.

SB 88

relative to professional mental health evaluations of minors. Ought to pass. Rep. Pierce for Public Health and Welfare.

This bill provides for a mental health evaluation of minors who have previously been convicted of delinquent acts before judgment is made at subsequent juvenile hearings. Records of mental health evaluations shall be kept confidential by the evaluating agency.

Referred to Appropriations.

SB 195

relative to merging the sewer and water commissions of

the town of Sunapee. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

Analysis self-explanatory. Amendment substitutes the words "other personnel" for "servants".

AMENDMENT

Amend 1901, 197:4-a as inserted by section 1 of the bill by striking out in line twenty-three the word "servants" and inserting in place thereof the following (other personnel), so that said section as amended shall read as follows:

197:4-a Water and Sewer Commission. The town of Sunapee is authorized and empowered to merge the water commission, established pursuant to 1901, 197:4, and the sewer commission, established at the annual meeting of said town held on March 10, 1970, into a single commission to be known as the water and sewer commission. The water and sewer commission shall contract with individuals and corporations for supplying them with water or sewer privileges, and to make such contracts, and establish such regulations and tolls for the use of water and use of sewers as may from time to time be deemed proper. The management and control of said water and sewer commission shall be vested in a board of water and sewer commissioners consisting of seven citizens of the town of Sunapee. The members of said board shall be elected at the annual meeting of the town of Sunapee. Provided that at the annual town meeting to be held in 1974, three members shall be elected to hold office for three years, two members shall be elected to hold office for two years and two members shall be elected to hold office for one year, and each member shall hold office until his successor is elected and qualified. No such citizen shall hold office on the commission while holding office as a selectman. Any vacancy in said board shall be filled by the remaining members for the unexpired term. In case of the vacancy in the entire membership of the board the selectmen of the town shall fill said vacancies for the unexpired terms. Said board of water and sewer commissioners are hereby authorized and empowered to appoint and employ all necessary officers, agents and other personnel with such powers and duties as from time to time may be prescribed by said town.

Amendment adopted.

Ordered to third reading.

SB 201

enabling the Unitarian-Universalist Church of Portsmouth, New Hampshire and Peirce Memorial Universalist-Unitarian Church of Dover, New Hampshire to consolidate into one corporation named Unitarian-Universalist Church of Portsmouth, New Hampshire. Ought to pass. Rep. Cate for Statutory Revision.

Bill enables the Unitarian-Universalist Church of Portsmouth and the Peirce Memorial Universalist-Unitarian Church of Dover to consolidate into one corporation under the name of the Unitarian-Universalist Church of Portsmouth, New Hampshire.

Ordered to third reading.

SB 210

to allow for an annual rate for municipal parking areas. Inexpedient to legislate. Rep. Hamel for Transportation.

Committee feels this is a local matter which does not require state legislation.

Resolution adopted.

SB 251

requiring bicycle riders to obey the rules of the road. Ought to pass. Rep. Hamel for Transportation.

Sets a few basic rules for bicycle operation.

Ordered to third reading.

SJR 15

establishing an interim committee to study RSA 79 and the performance of the yield tax. Ought to pass. Rep. Nutt for Ways and Means.

It is time to review the performance of the yield tax and reexamine its administration.

Ordered to third reading.

SB 142

amending the Rochester city charter to provide that the mayor shall be a nonvoting member of the school board. Ought to pass. Barbara E. Thompson for Rochester Delegation.

Bill would amend the Rochester city charter to provide

that the mayor shall be a nonvoting member of the school board.

Ordered to third reading.

SENATE MESSAGES

CONCURRENCE HOUSE BILL WITH SENATE AMENDMENT

HB 948, relative to dog training and permits issued therefor.

(Amendment printed SJ June 14)

Rep Greene moved that the House concur with the Senate amendment.

Adopted.

CONCURRENCE HJR WITH SENATE AMENDMENT

HJR 43, relative to retirement credits for Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis, Francis J. Donahue, John P. McGee and Willis S. Low.

(Amendment printed SJ June 14)

Rep. Weeks moved that the House concur with the Senate amendment.

Adopted.

CONCURRENCE

HB 730, providing for regional vocational education programs and making an appropriation therefor.

HB 248, relative to the construction or reconstruction of a bridge in the town of Jefferson.

 $\rm HB$ 336, providing for the calling of a constitutional convention.

HJR 44, establishing a committe to study and report on the current program and future needs of the water supply and pollution control commission.

HB 817, relative to reporting to the municipal conservation commissions of dredge and fill matters.

HB 966, relative to remedies and penalties for violations of laws relating to tidal waters.

HB 1021, relative to establishing a noise abatement program.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 714, to define the offshore jurisdiction of the State and establish a marine boundaries commission.

(Amendment printed SJ June 14)

Rep. George B. Roberts, Jr. moved that the House nonconcur with the Senate amendment and that a committee of conference be established, and spoke in favor of the motion.

Adopted.

The Speaker appointed Reps. George B. Roberts, Jr., Chamberlin, Roger K. Warren and Woodruff.

SUSPENSION OF RULES

Rep. Greene moved that the rules of the House be so far suspended as to permit the introduction at this time of a committee report on SB 1, establishing an environmental protection department, providing for planning of the consolidation of the functions of existing agencies under it and making an appropriation therefor.

Rep. Greene spoke in favor of the motion.

(discussion)

Rep. Nelson moved that SB 1 be made a Special Order for tomorrow and subsequently withdrew his motion.

Reps. Nelson, Pryor, George I. Wiggins and Daniel J. Healy spoke against the motion.

Reps. Kopperl, Williamson and Boyd spoke in favor of the motion.

Rep. Greene spoke a second time in favor of the motion.

On a vv the Speaker was in doubt and requested a division.

187 members having voted in the affirmative and 90 in the negative, the motion was adopted by the necessary two-thirds.

INTRODUCTION OF COMMITTEE REPORT

SB l, establishing an environmental protection department, providing for planning of the consolidation of the functions of existing agencies under it and making an appropriation therefor. Ought to pass with amendment. Rep. Greene for Joint Committee on Environment and Agriculture and Resources, Recreation and Development.

AMENDMENT

Amend RSA 12-E:2, V, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

V. "Extension of pre-existing development": An extension of any pre-existing development shall be deemed a development which may substantially affect environment when the extension itself otherwise falls within the meaning of that phrase. In the case of a development constructed or established after the effective date of this chapter, which initially, because of its size, is exempt from this chapter by virtue of any provision hereof, is at any time extended or enlarged so that the total development, viewed as a whole, would not be exempt from this chapter, then both any such enlargement or extension and any undeveloped portion of the original development shall be required to comply with the provisions of this chapter. Provided, however, that the provisions of this chapter shall not apply in those cases in which such initial development was constructed in a municipality which had a zoning ordinance and subdivision regulations in effect at the time of such initial construction and such construction complied therewith to the extent applicable. Further provided that nothing contained in this chapter shall be construed to include within its definition any land area, equipment or facilities used for the generation, transmission or distribution of electricity or communications which is subject to the provisions of RSA 162-F.

Amend RSA 12-E:2, VI, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following: VI. "Environment" means the aggregate of all external conditions and influences, including the character, quality and uses of land, air, water and man-made alterations to those resources, which affect a given site and a reasonable area in the surrounding vicinty thereof.

Amend RSA 12-E:5, I, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. Hearings held pursuant to RSA 12-E:2, IX, and RSA 12-E:7 and 11 shall be conducted by a hearing commission consisting of five persons appointed by the governor with the advice and consent of the council. Two of the members shall represent the general public, one of whom shall be the chairman; the third member shall have experience in banking or home building or land development interests in the state; the fourth shall have experience in agricultural, forestry interests; and the fifth shall represent conservation or environmental protection interests of the state. Such persons shall not be salaried state officers or employees. Commission members shall serve for a term of five years, provided that initial appointments shall be for a term of one year, two years, three years, four years and five years. Such members shall serve until a successor is appointed and qualified. Any vacancy shall be filled for the unexpired term by governor and council. Hearings shall be conducted by not less than three members of the commission, but all commissioners shall review transcripts, evidence, recommendations of the department and the council or resources and development and otherwise participate fully in the preparation of proposed findings and decisions in each case. Such proposals shall be recommended by majority vote of the hearing commission.

Amend RSA 12-E:15 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

12-E:15 Land Use Capability.

I. The department shall receive the assistance of the office of comprehensive planning in the preparation of a state land use and capability plan and share with said office available data, knowledge, and experience from municipal and regional planning agencies and other resource agencies, to identify land use capabilities and conflicts, and evaluate conflicting land use alter-

natives in environmental and economic terms, according to adopted environmental policy.

- II. In determining the land use capability the department, assisted by the office of comprehensive planning shall take into consideration the following criteria:
- (a) Policies designed to make reasonable use of the state's resources and to minimize waste of destruction of irreplaceable value.
- (b) Natural resources including products of the land, stone and minerals under the land, as well as beauty of the landscape.
 - (c) Recreational uses of the land, lakes, rivers and streams.
- (d) The effect of land use on the economy of the community and state.
- (e) Isolated uses of land for development as opposed to established communities, facilities and services.
- (f) Possible renovation of village and town centers for commercial and industrial development where feasible, other than forest or prime agricultural soil.
- (g) Development and allocation of lands and resources of existing cities, towns and villages, in accordance with their respective ability to absorb population growth.
- (h) Seasonal or permanent residences have equal access to all municipal and public services.
- (i) Efforts which directly or indirectly accelerate economic growth should be consistent with local, regional and state objectives.
- (j) Preserve where feasible the value and availability of outdoor recreational activities for the people of New Hampshire.
- (k) Lands that include or are adjacent to sites of historical, educational, cultural, scientific, architectural or of archaeological value should be developed in a manner not to significantly reduce that value.
 - (l) Scenic resources should be preserved where possible.
 - (m) Expansion of public service facilities or public facili-

ties should not reduce significantly the resource value of agricultural or forestry lands where possible.

(n) Safe, convenient and economic transportation is essential.

Amend RSA 12-E:18 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

12-E:18 Land Use Board Established. There is hereby established a land use board consisting of eight members from the house of representatives and three members from the senate. The speaker of the house shall appoint four members from house environment and agriculture committee and four members from the house resources, recreation and development committee, and the president of the senate shall appoint three members from the senate resources and environmental control committee; all appointed members shall serve coterminous with their legislative term. The board shall elect one of its members to serve as chairman. It shall be the responsibility of said board to review and approve or disapprove all proposed rules, regulations and procedures prepared by the department prior to any adoption and publishing in accordance with RSA 12-E:3, II. Those rules, regulations and procedures which are disapproved by said board shall not be adopted or published; provided, however, if the board fails to take any action on a proposed rule, regulation or procedure within sixty days of its submission to the board, such rule, regulation or procedure shall be deemed to have been approved; provided, however, that such rule, regulation or procedure as approved under this section shall not take effect until it has received the approval of the governor and council.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Developments Prior to Effective Date of This Act. Any development which may substantially affect environment for which, prior to the effective date of RSA 12-E:6, any permit, approval or license was required to be obtained pursuant to the provisions of municipal zoning ordinances or subdivision regulations, or of provisions of any statutes governing the water supply and pollution control commission, or any of them, shall not be subject to this chapter under any of the following circumstances:

- I. Developments shall be excluded that have been approved prior to the effective date of RSA 12-E:6 by any agency with approval authority under current law.
- II. Developments shall be excluded for which application has been made prior to the effective date of RSA 12-E:6 to any agency with approval authority under current law and which is pending final approval, if, within thirty days after said effective date, notification that the developer intends to claim such exclusion is given to the department accompanied by a copy of the pending application.
- III. The exemptions provided for in paragraphs I and II shall lapse unless construction or operation of the development begins within one year from the date all such permits, approvals or licenses were issued, or the effective date of RSA 12-E:6, whichever is later.
- IV. The department, in its discretion and subject to such rules as it may prescribe, shall have the power to extend the time for filing for developments as to which exclusion is claimed under paragraphs I and II, or accept late filings with respect thereto.

Amend the bill by striking out section 10 of same and inserting in place thereof the following:

10 Planning for Consolidating Functions of Existing Agencies. The director of environmental protection, in addition to the duties prescribed under RSA 12-E:4, shall prepare a plan for an orderly transfer of existing state agencies to the department of environmental protection. Such existing agencies may include the air pollution control bureau and solid waste section both of the division of public health of the department of health and welfare; the water supply and pollution control commission; the water resources board of the department of resources and economic deevlopment; and any such other existing agencies with regulatory powers over the environment as may be effectively operated and properly placed as a part of the environmental protection department (excluding the pesticides control division of the department of agriculture). The executive director shall present a prepared outline for the orderly transfer of existing state agencies to the joint standing committees of the house committees of the environmental and agriculture

and the resources, recreation and development and the senate committee on resources and environmental control by July I, 1974. Said committees shall present their report and recommendations to the next session of the general court.

11 Effective Date.

- I. Sections 1, 2, 3, 4, 5, 15, 16, 17, and 18 of RSA 12-E, as inserted by section 1 of this act, shall take effect July 1, 1973.
- II. Sections 6, 7, 8, 9, 10, 11, 12, 13, and 14 of RSA 12-E, as inserted by section 1 of this act, shall take effect when the department has adopted the rules and regulations provided for in RSA 12-E:3, II, following notice and public hearing. An order promulgated by the governor declaring that the department has adopted the prescribed rules and regulations shall be conclusive evidence of the said date.
- III. Sections 2, 3, 4, 5, 6, 7, 9, and 10 of this act shall take effect July 1, 1973.
 - IV. Section 8 of this act shall take effect July 1, 1974.

Amendment adopted.

Referred to Appropriations.

VETO MESSAGE FROM THE GOVERNOR

June 18, 1973

To the Honorable Members of the General Court:

With regret I return to you herewith, without my signature, House Bill 309, an act relating to the confidentiality of business profits tax records and filings, with the following objections thereto noted.

- 1. This bill would make it impossible for the Governor to faithfully execute the laws within a specific area as charged by Section 41, Part II of the Constitution.
- 2. The Governor and Council to whom power to check tax records is given by RSA 77-A:16 in the exercise of their supervisory power, would be replaced by an appointive official, unanswerable directly to the voters, who would be given vague power to pierce the wall of tax secrecy in connection with an action or proceeding under Chapter 77-A.

3. This substitution of an appointive official for the duly elected Governor and Council would be apt to create serious problems in the future administration of the business profits tax division.

Respectfully yours, Meldrim Thomson, Jr.

The clerk read the message in full.

Question being — shall HB 309 pass notwithstanding the veto of the Governor.

Rep. Joseph M. Eaton spoke in favor of sustaining the veto.

Reps. Underwood, Spirou, Gallen, Currier, John T. Winn, Russell C. Chase, Coutermarsh, Charles B. Roberts, Raymond, George B. Roberts, Jr. and Zachos spoke against sustaining the veto.

(discussion)

Reps. George I. Wiggins, Stevenson, Read, Kopperl, Lawton, Twigg, Brungot, Sayer, Nelson, Albert C. Jones, Merrill, George E. Gordon, Parr, Daniell and Richard L. Bradley spoke in favor of sustaining the veto.

ROLL CALL

YEAS: 185 NAYS: 161

YEAS

Belknap County:

French, Matheson, Nighswander, Wuelper, Bowler, Roberts, Charles B., Roberts, George B., Huot, Hildreth, Pierce, Randlett. Sabbow.

CARROLL COUNTY:

Duprey, Chase, Classin, Allen.

CHESHIRE COUNTY:

Galloway, Johnson, Edward A., Stevens, Anthony, Ladd, Dunham, Hackler, McGinness, Gordon, Anne B., Yardley, Milbank, Helie, Wayne E., Raymond, Saunders, Heald, Cleon E., Scranton.

Coos County:

Patrick, Hunt, Drake, Burns, Oleson, Fortier, Desilets, George Lemire, Gagnon, Theriault.

GRAFTON COUNTY:

Gallen, Tilton, Chamberlin, Fimlaid, Mann, Ezra B., Altman, Gemmill, Bell, Webb, Chambers, Nutt, Hough, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Mann, Arthur F., Murray, Fred E., Heald, Philip C., Colburn, Messina, Harvell, Van Loan, Ferguson, Boyd, Hall, Lint, Alukonis, Bergeron, Nutting, Polak, Smith, Leonard A., Currier, Seamans, Ethier, Rock, Parker, Gerry F., Record, Zechel, Trombly, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia L., Charest, Lachance, McGlynn, Migneault, Boisvert, Mason, Wilcox, Coutermarsh, Ainley, Daniels, Milne, Zachos, Nardi, Smith, Craig D., Spirou, Shea, Dupont, Gardner, O'Neil, Dorthea M., Gillmore, Lynch.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Bigelow, Parker, Harry C., Hanson, Gamache, Goff, John B., Plourde, Bartlett, Perkins, John B., Cushman, Wiggin, Elmer S., Burleigh, Piper, Cate, Haller, Andersen, Chris K., Davis, Alice, McLane, Newell, Jones, H. Gwendolyn, Underwood, Rich, Harriman, Wilson, Ralph W., Howard, C. Edwin, Woodward, Hager, Noble.

ROCKINGHAM COUNTY:

Stimmell, DeCesare, Roy, Vesta M., Southwick, Spollett, Cummings, Goodrich, Hoar, Sanborn, Simard, Rogers, Hamel, Akerman, Casassa, Brown, Benjamin A., Collishaw, Eastman, Junkins, Page, Scamman, Stevens, Elliot A., Weeks, Greene, Lockhart, Maynard, Palfrey, Griffin, Splaine, Cotton, McEachern, Joseph A., Connors, Hodgdon, Woods, McEachern, Paul.

STRAFFORD COUNTY:

Rowell, Dudley, Maloomian, Hebert, Meserve, Ruel, La-Roche, Sylvain, Leighton, O'Connor, Roderick H., McManus.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Spaulding, Roma A., Tucker, Lewko, Scott, Frizzell, Olden.

NAYS

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Esther M., Conley, Davis, Dorothy W., Webster, T. Anne.

CHESHIRE COUNTY:

Whipple, Savage, Forcier, Turner, Streeter, Close, Drew.

Coos County:

Huggins, Metcalf, Bushey, Richardson, Mabel L., Kidder, Victor L., Pryor, Brungot.

GRAFTON COUNTY:

Curran, Stevenson, Bradley, Richard L., Jones, Anthony K., Anderson, Fayne E., Jones, Albert C., Buckman, Harrison, Krainak, Bradley, David J., Duhaime, Eaton, Myrl R., Merrill.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Karnis, Warren, E. George, Thomson, Harold E., Knight, Perkins, Arnold B., Nelson, Bragdon, Brown, G. Winthrop, Spalding, Kenneth W., Coburn, Carswell, Dwyer, Lyons, Bednar, Desmarais, Aubut, Chasse, Romeo A., Ouellette, Erickson, Lebel, Ackerson, Bourassa, Montplaisir, Murphy, Horan, Bruton, Cote, Joseph L., Cullity, Barrett, William F., Healy, Daniel J., McDonough, Clancy, Conway, Sullivan, Mary J., Beaulieu, Champagne, Taber, Healy, George T., MacDonald, Thibeault, P. Robert, Burke, Grady, O'Connor, Timothy K., Vachon, Sweeney, Martineau, Allard, Lambert, Lesmerises.

MERRIMACK COUNTY:

Chandler, Jones, Donald P., Deoss, Boucher, Laurent J., Enright, Rice, Gordon, George E., Kopperl, Mattice, Thompson, Doris L., Humphrey, James A., Daniell, Fisher.

ROCKINGHAM COUNTY:

King, Davis, Roy W., Wilson, Helen F., Boucher, William P., Kashulines, Skinner, Soule, Thibeault, George J., Barka, Gay, Gorman, MacGregor, Read, Senter, Campbell, Goff, Elizabeth E., Sayer, Sununu, Tuttle, Webster, Clarence L., White, Erler, Schwaner, Tavitian, Parr, Sewall, Twardus, Simmons, Ellis, Hammond, Dame, Keefe.

STRAFFORD COUNTY:

Dawson, Harvey, Colby, Tirrell, Joncas, Bouchard, Chasse, Peter N., Tibbetts, Ineson, Winkley, Preston, Tripp, Bernard, Donnelly, Parnagian, Richardson, Harriett W. B., Peabody, Pray. SULLIVAN COUNTY:

Barrus, Rousseau, Roy, Mary R., Brodeur, Burrows, D'-Amante, Saggiotes, Wiggins, George I.

PAIR

Rep. David T. Sullivan voting yes; Rep. Bernier voting no. and the veto was sustained.

Rep. Tarr wished to be recorded against the motion to pass HB 309, notwithstanding the veto of the Governor.

SENATE MESSAGES

CONCURRENCE

HB 909, authorizing a special town meeting of the town of Pittsfield with the authority of an annual town meeting.

HB 123, providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.

HB 504, creating an open space land study commission and making an appropriation therefor.

HB 283, providing for the acquisition of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor.

HB 765, providing full pay to state employees, not to exceed one year, during a total disability resulting from a work-connected accidental injury.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire Hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

HB 1009, authorizing the use of Reed Act funds.

 $\rm HB$ 850, relative to increasing the fees for beer permits and liquor licenses.

HB 472, authorizing the department of education to con-

tract with school volunteer programs for continued services, and making an appropriation therefor.

CONCURRENCE HOUSE BILL'S WITH SENATE AMENDMENTS

HB 475, relative to fees payable to cities and towns where racing meets are held.

(Amendment printed SJ June 15)

Rep. Sayer moved that the House nonconcur with the Senate amendment and a committee of conference be established.

Adopted.

The Speaker appointed Reps. Belair, Cunningham, Seamans and Parr.

HB 33, requiring meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours.

(Amendment printed SJ June 18)

Rep. Drake moved that the House nonconcur with the Senate amendment and a committee of conference be established.

Adopted.

The Speaker appointed Reps. McLane, Duprey, Scamman and William F. Kidder.

HB 32, providing for qualification of bridge inspectors, making bridge inspection a prerequisite for application for bridge aid, and requiring state assistance in bridge inspection.

(Amendment printed SJ June 13)

Rep. Arthur F. Mann moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Saggiotes, Saunders, Arthur F. Mann and Harry C. Parker.

HB 640, authorizing the governor to enter into contracts with veterinary medical schools.

(Amendment printed SJ June 7)

Rep. French moved that the House nonconcur with the Senate amendment and a committee of conference be established.

Adopted.

The Speaker appointed Reps. Lockhart, Lyons, Ferguson and Raymond.

HB 834, relative to allowing members of standing and interim committees mileage for attending meetings.

(Amendment printed SJ June 14)

Rep. Russell C. Chase moved that the House nonconcur with the Senate amendment and a committee of conference be established.

Adopted.

The Speaker appointed Reps. Cate, Conley, Newell and Mabel L. Richardson.

HJR 30, relative to the purchase of a fire truck for the city of Concord and making an appropriation therefor.

(Amendment printed SJ June 5)

Rep. Hanson moved that the House nonconcur with the Senate amendment and a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hanson, Noble, Saggiotes and Saunders.

HB 837, establishing the American and Canadian French cultural exchange commission.

(Amendment printed SJ June 15)

Rep. Russell C. Chase moved that the House concur with the Senate amendment.

Adopted.

HB 1044, relative to the purchase of handicapped-made products and services by the state.

(Amendment printed SJ June 14)

Rep. McLane moved that the House concur with the Senate amendment.

Adopted.

 ${\rm HB}$ 574, relative to advanced registered nurse practitioners.

(Amendment printed SJ June 15)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 830, clarifying the statutes on explosives.

(Amendment printed SJ June 15)

Rep. Russell C. Chase moved that the House concur with the Senate amendment.

Adopted.

Reps. Beaulieu and Nelson offered the following:

HOUSCE RESOLUTION NO. 21

In Appreciation to the First Lady of New Hampshire for her Hospitality on Behalf of the Members of the General Court.

Whereas, Mrs. Meldrim Thomson, Jr., wife of the distin-

guished governor has generously given of her time and hospitality; and

Whereas, Many members of the General Court have been graciously feted by this charming lady; and

Whereas, These unsolicited social occasions are believed to be a unique precedent in this State;

Now Therefore Be It Resolved by the House of Representatives in General Court convened:

That the First Lady of New Hampshire, namely Gale Thomson, accept the heartfelt appreciation and expression of thanks from the members of the General Court who have had the honor and distinct pleasure of being her guests on those auspicious occasions.

Further Be It Resolved, that a certified copy of this resolution be forwarded by the Secretary of State to the First Lady.

Adopted.

COMMITTEE REPORTS CONTINUED

SB 261

providing for the election of members to the county convention as a separate county office. Inexpedient to legislate. Rep. Cate for Statutory Revision.

Committee feels a city could take over the county and it would be hard to get someone to win in the towns.

Rep. Fred E. Murray moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Cate explained the committee report.

Rep. Newell moved that SB 261 be referred to the committee on Municipal and County Government for interim study and report no later than June, 1974.

Reps. Benton, Colburn and Hager spoke in favor of the motion.

Reps. Fred E. Murray and Cate nonspoke in favor of the motion.

Reps. George I. Wiggins, Chandler and Dwyer spoke against the bill.

(discussion)

Rep. Russell C. Chase spoke in favor of the motion.

Murray motion lost.

Newell motion lost.

Resolution adopted.

ENROLLED BILLS REPORT

HB 54, relative to the passage of testate or intestate real and personal property to a surviving spouse and to other persons.

HB 182, providing for the perambulation of the New Hampshire-Massachusetts boundary line and funding the perambulation of the New Hampshire-Maine boundary line and making appropriations therefor.

HB 483, to provide for republishing or recompiling volume 3-A of Revised Statutes Annotated and making an appropriation therefor.

HB 484, to provide for cumulative pocket supplements for revised statutes annotated and making an appropriation therefor.

 $\rm HB~512,~providing~for~overtime~pay~to~state~employees~engaged~in~snow~grooming~and~farming.$

HB 763, relative to the authority of the director to close the season for hunting and taking deer.

HB 785, to require school districts not maintaining high schools to pay full tuition of its students who attend high schools in other districts.

 $\rm HB~810,~establishing~a$ legislative facilities committee; and making an appropriation therefor.

 $\rm HB~829,\ relative\ to\ doping\ and\ stimulating\ animals\ at\ equine\ events.$

HB 928, relative to the sale of fresh water fish raised outside of the state.

HB 937, relative to abusive treatment of horses.

HB 988, establishing a third New Hampshire state song.

SB 150, relative to importing and releasing wild life.

SJR 17, establishing a committee to study the adequacy of laws relating to the confidentiality of the records of state agencies.

Mabel L. Richardson For The Committee

SENATE MESSAGES

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 376, providing for a commission to study the state constitution in preparation for the 1974 constitutional convention.

(Amendment printed SJ June 13)

Rep. Joseph M. Eaton moved that the House concur with the Senate amendment.

Adopted.

HB 307, providing for the preservation of open space land by assessment at valuations based upon the current use thereof and by permitting discretionary easements of development rights; creating a current use advisory board and making an appropriaton therefor.

(Amendment printed SJ June 15)

Rep. Greene moved that the House concur with the Senate amendment.

Adopted.

COMMITTEE REPORTS CONTINUED

SB 257

relative to regulation of refrigeration technicians. Ought to pass. Rep. McGlynn for Labor, Human Resources and Rehabilitation.

Bill establishes a five-member board of refrigeration technicians to examine and license all persons engaged in the

business of installing, servicing or modifying devices for refrigeration.

Rep. George E. Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Rep. Merrill explained the committee report.

(discussion)

Reps. Erickson, Senter, Boyd and Chandler spoke in favor of the motion.

Reps. Coutermarsh and George B. Roberts, Jr. spoke against the motion.

Rep. Simard further explained the committee report.

Rep. Scranton moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

RECONSIDERATION

Rep. George E. Gordon moved Reconsideration on SB 257.

Reconsideration lost.

SUSPENSION OF RULES

Rep. George B. Roberts, Jr. and Coutermarsh moved that the rules of the House be so far suspended so as to allow the Appropriations Committee to hold hearings without two days' notice in the calendar, and all committees to report bills to the floor without two days' notice.

Reps. Roberts and Coutermarsh spoke in favor of the motion.

Adopted by the necessary two-thirds.

(Rep. George B. Roberts, Jr. in the Chair)

SB 189

authorizing fiduciaries to deposit securities in a central or regional depository. Ought to pass. Rep. Record for Judiciary. Would reduce greatly the amount of paper work in transfer of securities, now a terrible crunch.

Ordered to third reading.

SB 205

relative to retention of legal residence in spite of private or institutional confinement. Ought to pass. Rep. Theriault for Judiciary.

To provide for residents of nursing homes to keep their previous voting residence.

At the request of Rep. Fred E. Murray, Rep. Frizzell answered questions.

Ordered to third reading.

SENATE MESSAGES

CONCURRENCE HOUSE BILLS WITH SENATE AMENDMENTS

HB 1015, transferring and repealing existing criminal statutes as proposed by the recodification committee, and making technical amendments to statutes so that they conform to the criminal code.

(Amendment printed SJ June 14)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

HB 716, to codify the Uniform Partnership Act.

(Amendment printed SJ June 14)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

 $\mathrm{HB}\ 438$, relative to habitual offenders of the motor vehicle laws.

(Amendment printed SJ June 18)

Rep. Frizzell moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Nighswander, Buckley, Currier and H. Gwendolyn Jones.

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except chapters 570-A, 571-B, and 585 and to rename the title.

(Amendment printed SJ June 14)

Rep. Frizzell moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Zachos, Frizzell, McManus and Anthony Stevens.

HB 292, providing for the protection at the surface of persons diving in waters with the aid of mechanical apparatus.

(Amendment printed SJ June 15)

Rep. Claffin moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Kenneth W. Spalding, Lawton, Gorman and Winkley.

Rep. Coutermarsh moved that the following SB's and HJR not acted upon today be made a Special Order for Wednesday.

SB 97, relative to the discipline of students on school buses.

SB 209, relative to free parking in municipal parking areas.

SB 264, providing exceptions to the over-all width of motor vehicles.

SB 92, providing total property tax exemption for all totally disabled veterans of any branch of the armed forces.

House Resolution No. 19, relative to handling of bills.

Adopted.

Rep. Harvell moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourn today, it be to meet tomorrow at 11:30 a.m.

Adopted.

LATE SESSION Third reading and final passage

- SJR 14, providing a supplemental appropriation for payment of counsel for indigent defendants.
- SB 254, relating to temporary investment of excess reserves of savings banks in federal funds.
- SB 176, relative to the use of the word organic and the certification of organic farm produce.
- SB 189, authorizing fiduciaries to deposit securities in a central or regional depository.
- SB 205, relative to retention of legal residence in spite of private or institutional confinement.
- SB 220, to expand the scope of summary judgment proceedings.
- SB 241, permitting the sale of alcoholic beverages in certain curling clubs.
- SB 195, relative to merging the sewer and water commissions of the town of Sunapee. $\,$
- SB 142, amending the Rochester city charter to provide that the mayor shall be a nonvoting member of the school board.
 - SB 201, enabling the Unitarian-Universalist Church of

Portsmouth, New Hampshire and Peirce Memorial Universalist-Unitarian Church of Dover, New Hampshire to consolidate into one corporation named Unitarian-Universalist Church of Portsmouth, New Hampshire.

SB 251, requiring bicycle riders to obey the rules of the road.

SJR 15, establishing an interim committee to study RSA 79 and the performance of the yield tax.

On motion of Rep. Stevenson the House adjourned at 5:00 p.m.

Wednesday, 20Jun73

The House met at 11:30 o'clock.

Prayer was offered by Guest Chaplain Rev. Dwight V. Meader, Pastor Community Church of Alton.

Eternal God, in whom we live and move and have our existence, grant that as we pause for a moment of reverence and meditation we may know the goodness of Thine eternal love.

Bless those assembled here who have been selected to lead this great state. We are grateful to all who come from differing backgrounds and geographical areas, with differing points of view and with many widely differing concerns.

May the various ideals we hold help to mold the responsible decisions that must be made that will be beneficial to all our citizens.

Lead us by Thy Spirit, O Lord, to know Thy will in all the difficult and involved decisions and the courage of our convictions to stand for the principles of truth and justice.

In the name of the Lord our God we pray. Amen.

PLEDGE OF ALLEGIANCE

Rep. Lewko led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Woodward and Hough, the day, important business.

ENROLLED BILLS AMENDMENTS

HB 618, increasing the commission on pari-mutuel pools at horse and harness races and changing the tax payable to the state.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

increasing the commission on pari-mutuel pools at horse and harness races.

The clerk read the amendment in full.

Adopted.

HB 418, providing additional cost of living retirement allowances for certain state employees and making an appropriation therefor.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing additional cost of living retirement allowances for certain retired state employees and policemen and making appropriations therefor.

The clerk read the amendment in full.

Adopted.

HB 68, relative to weights and measures standards.

AMENDMENT

Amend section 3 of the bill by striking out line one and inserting in place thereof the following:

3 Weights and Measures Laboratory Fees. Amend RSA 359-A:36 (supp), as in-

The clerk read the amendment in full.

Adopted.

HB 578, relative to the duties of the division of welfare pertaining to child welfare.

AMENDMENT

Amend section 4 of said bill by striking out the third line and inserting in place thereof the following:

welfare services) and by inserting in line seven after the word "assistance" the words (or services) so that said section as amended shall read as follows:

The clerk read the amendment in full.

Adopted.

HB 781, relative to embalmers, morticians and funeral directors.

AMENDMENT

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 Embalmers. Amend RSA 325:13 (supp) as amended by 1973, 72:69 by striking out in line thirteen the words "Provided, however, that a one-

Further amend said section by striking out line eight and inserting in place thereof the following:

or in the employ of another, unless he shall be at least eighteen years of

The clerk read the amendment in full.

Adopted.

 $\rm HB~896,~relative~to~health~certificates~for~child-care~agency~personnel.$

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Child-Care Agency Personnel. Amend RSA 170:19 (supp) as inserted by 1971, 74:2 by striking out in line three the words "annually the child-caring or" and inserting in place thereof the word (the) and by

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

NONCONCURRENCE

HB 203, relative to optional election of planning board members in towns.

HB 129, increasing the authority of the town of Lincoln to issue emergency notes.

HB 502, lowering to age three the age at which special education for handicapped children shall begin and making an appropriation therefor.

HB 942, relative to reassessment to taxable property.

NONCONCURRENCE

REFERRED TO INTERIM STUDY COMMITTEE EXECUTIVE DEPARTMENTS

MUNICIPAL AND COUNTY GOVERNMENT

HB 828, authorizing the county commissioners to employ legal counsel.

 $\rm HB~893,~permitting~county~conventions~to~employ~special~legal~counsel.$

NONCONCURRENCE REFERRED TO INTERIM STUDY COMMITTEE

EDUCATION

HB 823, relative to transportation of pupils to schools.

CONCURRENCE

HB 254, specifying certain deductions which must be al-

lowed proprietorships and partnerships in calculating the business profits tax.

HB 776, clarifying tax exemptions on real estate owned by the state.

HB 661, providing for persons sixty-five years or older to apply for a tax lien on real estate.

HB 871, relative to the jurisdiction of the probate courts.

HB 617, pertaining to non-resident students at the University of New Hampshire.

 $\rm HB$ 939, relative to competitive bidding on purchases made by counties.

HB 941, extending the appraisal period and the recapture of tax revenues under the current use assessment law.

HB 959, relative to investment of funds by treasurers of municipalities, counties, and school districts.

HB 720, relative to amending the RSA by deleting the word "poll" and substituting where applicable the word "resident."

HB 151, establishing a solid waste committee, providing for development of a solid waste disposal program and making an appropriation therefor.

HB 278, providing for overtime payment for the inspectors in the office of the state fire marshal.

 $\,$ HB 809, relative to the expenses of education in public institutions.

 $\rm HB$ 272, increasing the sum paid for care of mentally ill persons in foster homes.

HB 388, relative to conducting aerial photographic surveys and obtaining aerial photographs and making an appropriation therefor.

HB 390, providing for the care and treatment of children with end-stage kidney disease and making an appropriation therefor.

HB 919, relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board.

HB 788, relative to a waranty bond for automobiles sold in this state.

HB 860, relative to the membership of the New Hampshire State Port Authority.

HB 865, providing for certain motor vehicles privileges free to permanent and totally disabled veterans.

HB 955, relative to the sale of liquor and alcoholic beverages by restaurant cocktail lounges.

HB 764, providing for a liquor license for passenger vessels.

HB 649, authorizing tests on the bodies of certain motor vehicle accident fatalities to determine the content of alcohol in their blood.

HB 846, relative to the time of school district meetings in cooperative school districts.

HB 775, relative to retail sales agreements.

HB 218, permitting the sale of sweepstake tickets and authorizing incentive awards to ticket sellers.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 618, increasing the commission on pari-mutuel pools at horse and harness races.

HB 418, providing additional cost of living retirement for certain retired state employees and policemen and making appropriations therefor.

HB 68, relative to weights and measures standards.

HB 578, relative to the duties of the division of welfare pertaining to child welfare.

 $\,$ HB 781, relative to embalmers, morticians and funeral directors.

 $\rm HB~896, \, relative~to~health~certificates~for~child-care~agency~personnel.$

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 1016, which is an omnibus legalizing act legalizing cer-

tain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow, Pembroke, and Colebrook.

(Amendment printed SJ June 19)

Rep. Benton moved the House concur with the Senate amendment.

Adopted.

HB 866, allowing local wineries to sell wine directly to the consumer at the winery.

(Amendment printed SJ June 15)

Rep. Collishaw moved the House concur with the Senate amendment.

Adopted.

 $\rm HB$ 986, relative to recovery of medical assistance from legally liable parties.

(Amendment printed SJ June 15)

Rep. Frizzell moved the House concur with the Senate amendment.

Adopted.

HB 987, relative to the alternate salary of special justices of district courts.

(Amendment printed SJ June 14)

Rep. Frizzell moved the House concur with the Senate amendment.

Adopted.

HB 932, establishing civil actions and investigations for violation of the state antitrust law.

(Amendment printed SJ June 18)

Rep. Frizzell moved the House concur with the Senate amendment.

Adopted.

HB 395, relative to consumer credit reports.

(Amendment printed SJ June 19)

Rep. Bigelow moved the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bartlett, Deoss, Elmer S. Wiggin and Gelinas.

INTRODUCTION SCR 10

First, second reading and referral

Whereas, The flagpole standing in front of the old post office building is no longer in use by the state; and

Whereas, Pierce Brigade has need for an additional flagpole to be set up before the Pierce Manse;

Now Therefore Be It Resolved by the Senate and House of Representatives concurring:

That, the General Court of New Hampshire recommends, subject to the approval of the governor and council that said flagpole be given to the Pierce Brigade under condition that they remove it from its present location and erect it at the Pierce Manse.

The clerk read the resolution in full.

Referred to Resolutions and Screening Committee.

COMMITTEE REPORTS

SB 51

to provide workmen's compensation benefits to all persons who assist in fighting forest fires or any fires under the direction of fire-fighting personnel authorized to give direction. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Workmen's Compensation Law; Definitions; Employee. Amend RSA 281:2 by inserting after paragraph IV the following new paragraph:

IV-a Employee, with respect to public employment, also means any person who fights fires, whether forest in nature and origin or otherwise, and who either voluntarily under the direction of those authorized to give such direction in the fighting of fires, or who are under statutory compulsion to fight fires pursuant to RSA 224:11 and 12, or RSA 154:7, 8, and 9, shall be for the purposes of this chapter, deemed to be in the employment of the state with respect to fires fought under the provisions of RSA 224, and deemed to be in the employment of the municipality in which the fire is fought with respect to fires fought under the provisions of RSA 154.

Amendment adopted.

Ordered to third reading.

SJR 6

relative to retirement credit for Francis J. Donahue. Inexpedient to legislate. Rep. Drake for Appropriations.

Covered by HJR 43.

Resolution adopted.

SJR 11

relative to retirement credit for Kenneth Lewis. Inexpedient to legislate. Rep. Drake for Appropriations.

Covered by HJR 43.

Resolution adopted.

SJR 18

making an appropriation for purchase by the state of gasoline storage tanks and pumps. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

Whereas, the state of New Hampshire has been unable to negotiate a contract for its wholesale requirements of gasoline by the competitive bid method; and

Whereas, the only offer received was based upon the state owning its tanks and pumps; and

Whereas, Texaco, Inc. has offered to sell the tanks and pumps owned by it and now in use by the state of New Hampshire for a sum not to exceed thirty-four thousand eight hundred thirty-five dollars; now therefore be it,

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of not more than thirty-four thousand eight hundred thirty-five dollars is hereby appropriated to the division of purchase and property for the purchase of gasoline storage tanks and pumps from Texaco, Inc. Said appropriation may not be transferred or used for any purpose and shall be charged as follows:

- I. Twenty-one thousand seventy-five dollars from the highway fund;
- II. Eleven thousand three hundred ninety-one dollars from the general fund;
- III. One thousand one hundred fifteen dollars from the fish and game fund;
- IV. Eight hundred thirty-six dollars from the central turnpike sinking fund; and
- V. Four hundred eighteen dollars from the eastern turnpike sinking fund.

The governor is authorized to draw his warrant for said sums out of any money in said funds not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

SB 152

relative to liquidity requirements of building and loan associations, cooperative banks, and savings and loan associations. Ought to pass with amendment. Rep. Nims for Banks and Insurance.

Housekeeping bill.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Liquidity Requirements. Amend RSA 393:42 (supp) as amended by striking out said section and inserting in place thereof the following:

393:42 Liquidity. Building and loan associations, cooperative banks or savings and loan associations shall maintain a reserve of not less than five percent of the amount of their deposits in cash, including balances in other banks, and/or public funds of the United States at par value the maturity of which shall not exceed five years, and/or the obligations of agencies of the United States (as are designated by written ruling of the bank commissioner) at par value the maturity of which shall not exceed five years, and/or federal funds sold to member banks of the federal reserve system in the New England states or in the cities of New York and Philadelphia, or in some bank or trust company incorporated under the laws of this state or Massachusetts, or in some bank or trust company incorporated under the laws of the state of New York and located in New York City or in the Federal Home Loan Bank of Boston by banks which are members thereof, provided that the total federal funds sold under this section shall not exceed five percent of the associations deposits, provided further that the total of such federal funds sold to any one bank shall not exceed twentyfive percent of that bank's capital stock, surplus and undivided profits.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 164

clarifying and making co-equal the terms, shares and deposits, and shareholders and depositors under RSA 393 which regulates building and loan associations. Ought to pass. Rep. Burns for Banks and Insurance.

Clarifies language in Chapter 393 governing building and loan associations.

Ordered to third reading.

SB 250

to permit the Barrington school district to withdraw from the Rochester authorized regional enrollment plan. Ought to pass with amendment, Rep. Matheson for Education.

This is permissive legislation which could solve the local Barrington-Rochester problem.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Withdrawal Vote. At any time prior to January 1, 1974. the school board of the Barrington school district may call, as provided by law, a special meeting of said district to consider withdrawal of said district from the Rochester authorized regional enrollment plan. At such meeting, voting shall be by ballot with the use of the checklist, and the polls shall be open at least eight hours. If a majority of the legal voters present and voting at such special meeting shall vote to withdraw from said plan, a certified copy of the minutes of said special meeting shall be forthwith transmitted by the clerk of the Barrington school district to the city clerk of Rochester, who shall present the same to the next regular meeting of the city council of Rochester for consideration of concurrence in such withdrawal If the city council of Rochester shall vote to concur, the withdrawal of the Barrington school district shall be permitted and shall take effect June 30, 1975, provided, however that Rochester shall accept for ten years from such date, upon payment of tuition, all pupils from the Barrington school district in grades nine through twelve on a tuition basis. The authority herein granted shall supersede any inconsistent provisions in the articles of agreement of such plan. Barrington's withdrawal from the AREA plan shall not result in any reduction by the state in the amount of state school construction aid with respect to the Rochester AREA school to which Rochester would be entitled if the AREA plan were not amended. This state aid shall continue as long as Barrington pupils attend Rochester schools.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Capital Expenditures by Rochester. Any indebtedness incurred by the Rochester School District to finance the capital costs of an AREA high school in the period from the effective date of this act until January 1, 1974, inclusive, will not obligate Barrington if Barrington withdraws from the AREA plan during such period. This restriction shall become permanent if the Barrington school district votes to withdraw from the plan as provided in section 1 of this act with the concurrence of the city council of Rochester.

Amendment adopted.

Referred to Appropriations.

SB 267

relative to dual enrollment and child benefit services. Majority: Ought to pass; Rep. Lyons for Education. Minority: Inexpedient to legislate. (Rep. Horan)

Majority: Permits dual enrollment funds to be expended in areas not presently contested by Supreme Court rulings.

Minority: The bill expands the dual enrollment law which appears unconstitutional.

Rep. Horan moved that SB 267 be referred to the committee on Education for interim study, and spoke in favor of the motion.

Rep. Lyons explained the bill.

Reps. Nardi and Coutermarsh spoke against the motion.

Motion lost.

Referred to Appropriations.

SB 137

establishing a State Historic Preservation Office; and making an appropriation therefor. Ought to pass. Rep. Withington for Executive Departments and Administration.

Excellent legislation to preserve New Hampshire heritage. Long range benefits to state as a whole.

Referred to Appropriations.

SB 212

establishing a commission to study the state retirement systems and making an appropriation therefor. Ought to pass with amendment. Rep. Roderick H. O'Connor for Executive Departments and Administration.

The bill establishes a study commission to examine the New Hampshire Retirement system. The commission is to report to the legislature and the Governor by December 1, 1974.

The amendment adds a member of the Board of Trustees of the Retirement System to the study commission.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

I Commission Established. There is hereby established a state retirement systems study commission consisting of seven members appointed as follows: Two shall be members of the senate appointed by the president of the senate, two shall be members of the house appointed by the speaker of the house, one shall be a member of the board of trustees, New Hampshire Retirement System appointed by the board of trustees from among its members and two shall be members of the general public appointed by the governor. The governor shall designate one member as chairman of the commission. The members shall not receive any salary, but shall be entitled to reimbursement of mileage and reasonable expenses incurred in performance of their duties under this act. Legislative members shall receive legislative mileage.

Amendment adopted.

Referred to Appropriations.

SB 236

providing due process in the right of appeal for suspended state employees. Ought to pass. Rep. Noble for Executive Departments and Administration.

Provides the method for an employee to appeal his suspension.

Ordered to third reading.

SB 244

to reorganize the present fire service training program. Ought to pass. Rep. Hoar for Executive Departments and Administration.

Title and analysis self-explanatory.

Referred to Appropriations.

SB 245

relative to the duties of the state treasurer and director of the division of accounts. Ought to pass with amendment. Rep. Tucker for Executive Departments and Administration.

Housekeeping measure to improve efficient coordination between data processing and state treasurer's office. Also, establishes procedures for emergency data service from other states as well as procedures for use of data processing by cities and towns.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to the duties of the state treasurer, the director of the division of accounts and the department of centralized data processing and relative to the lapsing of appropriations.

Amend the bill by striking out all after section 4 and inserting in place thereof the following:

- 5 Department of Centralized Data Processing. Amend RSA 8-C:1, II as inserted by 1967, 253:1, as amended, by inserting after subparagraph (k) the following new subparagraphs:
- (1) perform data processing services for any governmental or political subdivision of the state;
- (m) enter into service contracts with the vendor or the supplier of computer hardware or software equipment to the state:
- (n) enter into contracts with any other state for emergency data processing services.
- 6 Lapsed Appropriations. Amend RSA 9:18 (supp), as amended, by striking out said section and inserting in place thereof the following:
 - 9:18 Lapsed Appropriations.
- I. Except as otherwise specially provided, all unexpended portions of special appropriations shall lapse when the object

for which the appropriation was made has been accomplished and, in any event, at the end of three years from the date when the act creating the appropriation first took effect, unless there are obligations incurred by contract thereunder, made within said period, in which case there shall be no lapse until the satisfaction or fulfillment of such contractual obligations.

II. Except as otherwise specially provided, all unexpended portions of general appropriations for which a legally enforceable obligation has not been incurred during the fiscal year for which they were appropriated shall lapse at the end of each fiscal year.

7 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Referred to Appropriations.

SB 170

increasing the number of members of the Boundary Commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with New Hampshire. Ought to pass. Rep. Griffin for Fish and Game.

Increases the Boundary Commission to include a commercial fisherman.

Ordered to third reading.

SB 211

relative to the sale of fresh water smelt caught outside the state for human consumption within the state. Ought to pass with amendemnt. Rep. Griffin for Fish and Game.

This bill prohibits entrapment of fin fish in ocean waters. Brings laws in line with those of Maine and Massachusetts.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

prohibiting the use of fin fish entrapment devices in ocean waters.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Entrapment Devices Prohibited. Amend RSA 211:49 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 211:49 Cod, etc. I. No person shall use a trawl or drag in any form for the taking of cod, haddock, pollack, hake, flounders, striped bass, coho, salmon or crustaceans in the Piscataqua River or its tributaries north of the Portsmouth memorial bridge.
- II. No person shall use a purse seine or beam trawl or otter trawl towed from the side or the stern of any vessel for the taking of cod, haddock, pollack, hake, flounders, striped bass, coho, salmon or crustaceans from the Atlantic ocean within two miles of the shore between the Maine line and the Massachusetts line.
- III. No person shall use a fish trap, weir, purse seine, Scottish purse seine, or mid-water trawl for the purpose of taking any fin fish in the ocean waters under the jurisdiction of the state of New Hampshire between the dates of June 1 and September 15. In addition to penalties established under RSA 211:58, violation of this section may result in confiscation of all fishing gear used in such violation.

2 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

SB 63

relating to arrest without a warrant. Ought to pass. Rep. Close for Judiciary.

Would give peace officer right to arrest any person involved in an accident if the officer has probable cause to believe the driver was DWI.

Ordered to third reading.

SB 101

establishing a public defender system for Merrimack and Hillsborough counties. Ought to pass. Rep. Theriault for Judiciary. A pilot project extended from Merrimack county to include Hillsborough county. Cheaper than old system. Recommended by Judicial Council and Judge Keller of Superior Court.

At the request of Rep. Fred E. Murray, Rep. Frizzell answered questions.

Ordered to third reading.

SB 247

relative to the civil action of replevin. Ought to pass. Rep. Close for Judiciary.

Brings the law on replevin in line with recent court decisions. Legislation must be passed to meet constitutional requirements.

Ordered to third reading.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 618, increasing the commission on pari-mutuel pools at horse and harness races.

HB 764, providing for a liquor license for passenger vessels.

HJR 43, relative to retirement credits for Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis, Francis J. Donahue, John P. McGee, Willis S. Low, Thomas A. Bolton and Lawrence E. Marchand.

Andrea A. Scranton
For The Committee

ENROLLED BILLS AMENDMENTS

HB 634, relative to any type of advertising attached to objects of nature whether such advertising be upon primary or secondary roads.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

limiting political advertising and limiting certain advertising along primary and secondary roads.

The clerk read the amendment in full.

Adopted.

HB 708, relative to fraudulent receipt of welfare assistance.

AMENDMENT

Amend RSA 167:17-b as inserted by section 2 of the bill by striking out line four and inserting in place thereof the following:

RSA 167 to which he is not entitled; or

Further amend said section by striking out line seven and inserting in place thereof the following:

suant to RSA 167 without the consent of the director of welfare; or

The clerk read the amendment in full.

Amendment adopted.

HB 1020, to enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards.

AMENDMENT

Amend section 4 of the bill by striking out the second, third and fourth lines and inserting in place thereof the following:

by 1965, 368:1 and amended by 1973, 42:1 by inserting in line three after the word "services" the following (or his designated alternate) so that said paragraph as amended shall read as follows:

Further amend said section by striking out lines 6 and 9 and inserting in place thereof the following:

or his designated alternate, the director of the division of resources development, the director of the fish and game department, or the chief of game management and research, the state entomologist,

The clerk read the amendment in full.

Adopted.

COMMITTEE REPORTS CONTINUED

SB 265

relative to witness fees for law enforcement officials. Ought to pass with amendment. Rep. Lewko for Judiciary.

Pay now grossly inadequate when an officer appears in court on his day off. New fee calculated by multiplying officer's regular rate of pay by time spent. Amendment incorporates provisions of another bill, is agreed to by sponsor of SB 265. Would make provisions more specific. Approved by Police Chiefs Association and Administrative Committee for district courts.

AMENDMENT

Amend the bill by striking all after the enacting clause and inserting in place thereof the following:

1 Witness Fee. Amend RSA 592-A:13 (supp) as inserted by 1957, 244:8, as amended, by striking out said section and inserting in place thereof the following:

592-A:13 No Witness Fee to Salaried Officers; Exceptions. No sheriff, deputy sheriff, constable, city marshal, chief of police or other police officer who receives a salary or who is to be otherwise compensated as a law enforcement officer in connection with the same criminal case by the state, county, city or town, shall be paid any fee for testifying as a witness in a criminal case; except that any police officer who is required to testify in a criminal case in any court on a day not a regular working day for that officer shall be paid by that court for a minimum of three hours based on that officer's hourly rate of pay. Should the officer be required to be in attendance past noon he shall be paid for a full day. Provided, however, towns and cities may pay supplemental witness fees if deemed desirable.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 268

conforming civil actions commenced by attachment and/ or trustee process to constitutional due process limitations. Ought to pass with amendment. Rep. McManus for Judiciary.

Recent federal decisions require a change in procedures on attachments. Bill is drawn to meet this need. Provides notice and hearing requirements before any attachments can be made.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place therof the following:

AN ACT

conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations and providing for a study of current attachment procedures by the judicial council.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after RSA 511 the following new chapter.

Chapter 511-A Pre-Judgment Attachment Procedure.

- 511-A:1 Attachments; Limitation. In all civil actions, except as otherwise provided in RSA 536, a defendant shall be given notice and an opportunity for a preliminary hearing before any pre-judgment attachment including attachments of property held by a trustee shall be made.
- 511-A:2 Notice of Intent. In all civil actions or suits in equity where the plaintiff desires to make pre-judgment attachments, the plaintiff shall cause to be served on the defendant and to be simultaneously filed with the court a notice, which

shall be incorporated prominently in the writ or order of notice, which shall read substantially as follows:

- I. The plaintiff intends to attach the defendants real estate, property, goods, rights or credits, to secure any judgment or decree which may be obtained on the action or suit.
- II. The defendant may object to the making of such attachments and is entitled to a hearing thereon.
- III. If the defendant desires to object to the making of attachments, such objection shall be made on or before the return date of such writ or orders of notice.
- IV. If the defendant fails to object by such return date he will be deemed to have waived his objections.
- 511-A:3 Hearing by Court. When a defendant objects to the making of attachments, the court shall set a hearing on such objection within fourteen days of the receipt of such objection. Upon hearing, the burden shall be upon the plaintiff to show that there is a reasonable likelihood that the plaintiff will recover judgment including interest and costs, on any amount equal to or greater than the amount of the attachment, and that unless the attachment is allowed, there is a reasonable likelihood that the defendant's assets will be insufficient to satisfy a judgment or decree. Such hearings shall not be bound by the rules of evidence. The court may appoint such masters, referees or magistrates as may be necessary to conduct such hearings.
- 511-A:4 Order of the Court. If a defendant fails to request a hearing or upon a finding by the court as provided, the court shall issue an order of attachment in such form and to the extent reasonably necessary to secure any judgment or decree which the plaintiff is likely to obtain, to seller with allowable interest and costs.
- 511-A:5 Filing Attachment. Such order of the court shall be served upon or filed with any trustee, register of deeds, town or city clerk, secretary of state or whenever notice is required to perfect attachments. Such attachment shall be effective as of the time of service or by the order of the court. As between attaching creditors, attachments made in conformity with this chapter shall have priority in the order of service on the defendant of the notice as provided by RSA 511-A:2.

- 511-A:6 Fraudulent Conveyance. From and after service of the notice provided by RSA 511-A:2 and until the entry of an order by the court as provided by RSA 511-A:4, the defendant shall be deemed to be a person about to incur debts within the meaning of RSA 545:6 and the plaintiff shall be deemed to be a creditor whose claim has not matured, within the meaning of RSA 545:10. In any proceeding brought by the plaintiff under RSA 545:10, the burden shall be upon the defendant to show that any conveyance made or obligation incurred by him during this period was not made to hinder or impede collection of any judgment.
- 511-A:7 New or Additional Attachment. At any time after the institution of an action, the plaintiff may, upon notice to the defendant, move for leave to make new or additional attachments, on which event there shall be a hearing and determination as provided in RSA 511-A:3.
- 511-A:8 Exceptions Prior to Hearing. Upon application to the court in exceptional circumstances an attachment may be ordered in advance of notice to the defendant if the plaintiff establishes probable cause to the satisfaction of the court of his basic right to recovery and the amount thereof and in addition thereto the existence of any of the following:
- I. There is substantial danger the property sought to be attached will be damaged, destroyed, concealed, or removed from the state and placed beyond the attachment jurisdiction of the court.
- II. An attachment is necessary to vest quasi in rem jurisdiction of the court.
- III. In equity cases for specific performance of an agreement to transfer land or a unique chattel, there is imminent danger of transfer to a bona fide third party. In such land cases, as well as those to perfect a labor and materials lien under RSA 447, a writ of attachment may be filed at a registry of deeds without prior application and notice, provided said writ is in the form of a lis pendens and specifically restricts its application to the particular real estate described in the writ and the return of attachment.
- IV. An attachment is necessary to prevent the absolute vesting of title in a purchaser upon the imminent expiration of the notice period under a bulk sale.

- V. When necessary to secure an important governmental or general public interest, or when other exceptional circumstances are established to the satisfaction of the court. In all cases of attachment made ex parte the court may impose reasonable conditions thereon and a hearing shall be granted as promptly as possible upon the subsequent request of a defendant.
- 511-A:9 Other Procedures. Once an order of the court has been made in conformance with the provisions of this chapter all other statutory process shall prevail.
- 511-A:10 Court Rules and Regulations. The superior court may adopt forms and enact rules and regulations, including but not limited to administrative provisions which will facilitate the implementation of this chapter. Upon adoption such rules, regulations and forms shall apply to all courts of the state.
- 2 Study by Judicial Council. The judicial council is hereby directed to conduct a review of all existing statutes pertaining to attachments, executions and enforcement of judgments, to determine any necessary changes to bring said statutes into conformity with constitutional requirements and report its recommendations to the speaker of the house of representatives not later than December 15, 1974.
- 3 Repeal. The following sections of RSA are hereby repealed:
- I. RSA 511:60, as amended, relative to additional attachments per order of the court.
- II. RSA 511:61 relative to the effect of additional attachments by a court.
- 4 Effective Date. This act shall take effect upon its passage but shall not affect the validity of any attachment validly made prior to such date.

Amendment adopted.

Ordered to third reading.

SB 61

relative to workmen's compensation for state employees; creating a workmen's compensation review commission for state employees and making an appropriation therefor. Ought

to pass. Rep. Skinner for Labor, Human Resources and Rehabilitation.

Important legislation to create a workmen's compensation review commission for state employees.

Referred to Appropriations.

SB 14

establishing standards of legislative ethics. Refer to Special Committee consisting of four Senators appointed by the President of the Senate and four Representatives appointed by the Speaker of the House, said committee to report by February 28, 1974. Rep. Gemmill for Legislative Administration.

The committee felt this bill had merit, but needs further refinement.

Referred to special committee consisting of four Senators appointed by the President of the Senate and four Representatives appointed by the Speaker of the House, said committee to report by February 28, 1974.

SB 23

to clarify and make fairer the procedures relating to the appointments of guardians for mentally incompetent persons. Ought to pass. Rep. Copenhaver for Public Health and Welfare.

This act seeks to extend certain procedural due process guarantees to alleged incompetent persons in so-called "inquisition proceedings" before the probate court.

Ordered to third reading.

SB 230

relative to child support payments. Ought to pass with amendment. Rep. Daniell for Public Health and Welfare.

Bill will require obligor's employer, by court order, to deduct from obligor's wages or salary any child support payments ordered, and said employer make payment directly to obligee or probation department.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Employer to Deduct Support Payments. Amend RSA 458 by inserting after section 35 the following new section:

458:35-a Support Payments. If the original court order is not satisfied, the court shall order any payment for child support to be deducted by the obligor's employer from the obligor's wages or salary and said payments to be made by the obligor's employer directly to the obligee or probation department. Said court order shall not be subject to existing wage attachment limitations.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 127

to eliminate the blood test requirements for barbers and hairdressers. Refer to standing committee on Public Health and Welfare for interim study. Rep. Elizabeth E. Goff for Public Health and Welfare.

Referred to standing committee on Public Health and Welfare for interim study.

SB 156

relative to penalties for noncompliance with sewage and waste disposal rules and regulations of the water supply and pollution control commission. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

So modifies penalties under 149-E:7 to bring these matters into superior court where they belong. Amendment makes this harmonious with recently passed legislation.

AMENDMENT

Amend RSA 149-E:7, I, II, III as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

149-E:7 Penalties. Notwithstanding any other provision of law:

I. Any person who shall violate any of the provisions of this chapter, relating to the subdivision of land, or who shall fail, neglect or refuse to obey any order of the commission or member or authorized agent of the commission issued under the authority of this chapter, or who shall make any misstatement of material fact for which said person is personally responsible in connection with an application for an approval pursuant to this chapter shall, upon being found guilty of such offense, be fined not more than five thousand dollars.

- II. Any person who shall violate any of the provisions of this chapter, relating to the construction of buildings and the construction and installation of sewage and waste disposal systems, or who shall fail, neglect or refuse to obey any order of the commission or member or authorized agent of the commission issued under the authority of this chapter relating thereto, or who shall make any misstatement of material fact for which said person is personally responsible in connection with an application for an approval pursuant to this chapter shall, upon being found guilty of such offense, be fined not more than five thousand dollars.
- III. Any person who willfully or negligently generates any erroneous or fallacious data with regard to any sewage or waste disposal system plan submitted, shall bear the full responsibility for same, and upon being found guilty of such offense shall be fined not more than five thousand dollars.
- IV. Notwithstanding any other penalty or fine for which liability is provided under this chapter, any person may be liable to the state, in an action commenced in the name of the state, for a civil penalty of not more than five thousand dollars for such violation, failure, neglect, refusal or any misstatement for which said person is personally responsible. Such penalty may be levied by the superior court in connection with actions for injunctive relief commenced pursuant to RSA 149-E:8. The proceeds of any civil penalty levied under this section shall be utilized in the administration and enforcement of this chapter.

Amendment adopted.

Ordered to third reading.

SB 75

adopting the uniform management of institutional funds act. Ought to pass with amendment. Rep. Cate for Statutory Revision.

The Uniform Act encompassed in this bill would offer a rational solution to problems encountered by persons charged with the responsibility of making investments and managing these funds.

AMENDMENT

Amend RSA 292-B:3 as inserted by section 1 of the bill by striking out in line nine the words "before or" so that said section as amended shall read as follows:

292-B:3 Rule of Construction. RSA 292-B:2 does not apply if the applicable gift instrument indicates the donor's intention that net appreciation shall not be expended. A restriction upon the expenditure of net appreciation may not be implied from a designation of a gift as an endowment, or from a direction or authorization in the applicable gift instrument to use only "income," "interest," "dividends," or "rents, issues or profits," or "to preserve the principal intact," or a direction which contains other words of similar import. This rule of construction applies to gift instruments executed or in effect after the effective date of this chapter.

Amendment adopted.

Referred to Appropriations.

SENATE MESSAGES

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 678, establishing a committee to study rules and regulations promulgated by the welfare department as they are applied to day care centers.

(Amendment printed SJ June 19)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 887, relating to salaries of district court justices, and to fees in civil cases in district courts.

(Amendment printed SJ June 19)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

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m HB~801}$, relative to expenses of county investigatory committee.

(Amendment printed SJ June 19)

Rep. Benton moved that the House concur with the Senate amendment.

Adopted.

HB 847, permitting the inmates of county jails or house of correction to work at municipally owned recreational facilities or conservation projects.

(Amendment printed SJ June 19)

Rep. Benton moved that the House concur with the Senate amendment.

Adopted.

HB 975, relative to the use of recording devices in superior and district courts.

(Amendment printed SJ June 19)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

HB 671, prohibiting the use of motorboats on Willard Pond in Antrim.

(Amendment printed SJ May 29)

Rep. Oleson moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Boyd, Dorothy W. Davis, Milbank and Oleson.

HB 958, relative to the powers of executive committees of the county.

(Amendment printed SJ June 19)

Rep. Benton moved that the House concur with the Senate amendment.

Adopted.

The Speaker called for the Special Order:

HR 19

relative to handling of bills.

The question being on ordering HR 19 to third reading. Rep. David J. Bradley explained the resolution.

(discussion)

(Rep. George B. Roberts, Jr. in the Chair)

Rep. George E. Gordon offered an amendment.

AMENDMENT

Amend the resolution by striking out all after the title and inserting in place thereof the following:

Resolved, that the House accepts the Report of the Speaker's Ad Hoc Committee on Bill Handling and goes on record as approving the basic concepts contained therein, and further directs the Speaker of the House to appoint an interim committee to develop guidelines and procedures for implementing the recommendations contained in this report for experimental trial in the next regular session of the House of Representatives, provided that implementation of these guidelines and procedures shall be subject to a vote of the House in the next regular session.

And further, be it resolved that the Office of Legislative Services is hereby authorized to accept "House proposed bills" from individual members and members-elect prior to the next regular session of the General Court.

Rep. Gordon moved to dispense with the reading of the amendment.

Adopted.

Rep. Gordon explained his amendment.

Reps. Russell C. Chase and Bradley spoke in favor of the Gordon amendment.

Gordon amendment adopted.

Rep. Joseph M. Eaton commented on the resolution, and spoke in favor of the Gordon amendment.

Rep. Newell spoke in favor of the resolution.

Rep. Daniell nonspoke in favor of the resolution.

Rep. Gorman moved the previous question.

Sufficiently seconded.

Adopted.

Ordered to third reading.

SB 144

providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways. Ought to pass. Rep. Ellis for Public Works.

This bill appropriates funds for an increased statewide betterment type highway reconstruction program for state highways.

At the request of Rep. George I. Wiggins, Rep. Harry C. Parker answered questions.

Rep. Parker yielded to Rep. Arthur F. Mann to answer questions.

Referred to Appropriations.

SENATE MESSAGES CONCURRENCE HB and HJR WITH SENATE AMENDMENTS

HB 843, establishing a postsecondary education commission to absorb the coordinating board of advanced education

and accreditation and the New Hampshire higher education facilities commission.

(Amendment printed SJ June 19)

Rep. French moved that the House concur with the Senate amendment.

Adopted.

HJR 5, making an appropriation for the purchase and installation of an electronic roll call system for the house of representatives.

(Amendment printed SJ June 19)

Rep. Arthur F. Mann moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Ellis, Plourde, Raymond and Scamman.

SUSPENSION OF RULES

Rep. Arthur F. Mann moved that the rules of the House be so far suspended as to dispense with advertising in the Calendar on SB 202, relative to the construction of Dover-Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor, and to permit the bill to be taken up at the present time.

Rep. Nelson requested a division and subsequently withdrew his request.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS CONTINUED

SB 202

relative to the construction of Dover-Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor. Ought to pass. Rep. Fortier for Public Works.

This bill funds construction of interchange number nine on the Spaulding Turnpike. All testimony at the hearing favored the passage of this legislation.

Referred to Appropriations.

SENATE MESSAGES

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 889, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

(Amendment printed SJ June 19)

Rep. Merrill moved that the House nonconcur and that a committee of conference be established, and spoke in favor of the motion.

Adopted.

The Speaker appointed Reps. Merrill, Stevenson, French and Coutermarsh.

HB 917, relative to the revision of city charters.

(Amendment printed SJ June 19)

Rep. Hanson moved the House concur with the Senate amendment.

Adopted.

RECONSIDERATION

Rep. Hager moved that the House reconsider its action whereby it killed SCR 8 and yielded to Rep. McManus.

The clerk read the title of SCR 8, providing for the establishment of a joint legislative committee on improvement of law enforcement and criminal justice.

(discussion)

Reps. Daniel J. Healy and Bednar spoke against Reconsideration.

Rep. Zachos spoke in favor of Reconsideration.

POINT OF ORDER

Rep. Record rose on a point of order.

Rep. Haller spoke in favor of Reconsideration.

Rep. Hager requested a division.

It being manifestly in the negative, Reconsideration lost.

(Speaker in the Chair)

ENROLLED BILLS REPORT

HB 527, to provide for replacement volumes 5, 5-A and 6 for Revised Statutes Annotated and making an appropriation therefor.

HB 690, to provide that entry fees for small claims actions go to municipality in which the court is regularly located.

HB 793, providing for the state treasurer to establish a special fund for reimbursements received for prefinanced water pollution control projects.

HB 803, to reclassify the surface water of Nubansit Brook and the headwaters of Lake Skatutakee in the town of Harrisville.

HB 805, relative to indemnification agreements between architects, engineers, or surveyors and owners, contractors or subcontractors.

HB 814, relative to sand eels.

HB 842, permitting permanently disabled veterans to have a perpetual hunting and fishing license.

HB 856, requiring the reporting of drownings and boating accidents upon New Hampshire waters.

HB 867, authorizing cities of more than eighty thousand population to appoint a director of human services.

HB 973, to amend the uniform commercial code with respect to the manner of transferring investment securities.

HB 1004, increasing the limit on the amount of bonds which may be guaranteed by the state for water supply and pollution control projects.

HB 1047, continuing the office space study committee.

SB 118, providing a twenty year statute of limitations on the legacy and succession tax for title purposes.

Mabel L. Richardson
For The Committee

SENATE MESSAGES CONCURRENCE HB's WITH SENATE AMENDMENT

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organization subject to rules and regulations established by the sweepstakes commission and payment of a fifteen per cent tax.

(Amendment printed SJ June 19)

Rep. Sayer moved that the House nonconcur and that a committee of conference be established.

The Speaker appointed Reps. Huot, Ferguson, Nardi and Hall.

HB 489, to make the police standards and training council a permanent state agency and making an appropriation therefor.

(Amendment printed SJ June 13)

Rep. McLane moved that the House concur with the Senate amendment.

Adopted.

CHANGE OF CONFEREES ON

HB 33, Rep. Benton replacing Rep. McLane.

Rep. Hoar replacing Rep. Duprey.

COMMITTEE REPORTS CONTINUED

The Speaker called for the Special Order:

SB 92

providing total property tax exemption for all totally disabled veterans of any branch of the armed forces. Ought to pass with amendment. Rep. Hall for Ways and Means.

CHANGE OF CONFEREES

Makes all totally and permanently disabled veterans eligible for the same benefits currently given to conflict veterans.

AMENDMENT

Amend RSA 72:35 as inserted by section 1 of the bill by inserting in line eight after the word "exempt" the following (each year) so that said section as amended shall read as follows:

72:35 Service-Connected Total Disability. Any person who has been discharged from military service of the United States under conditions other than dishonorable, and who is totally and permanently disabled from service connection, or double amputee or paraplegic, and if satisfactory proof of such service-connected disability is furnished to the assessors, he or his surviving spouse, until such time as such surviving spouse remarries, shall be exempt each year from six hundred dollars of taxes on his real estate which he occupies as his principal place of abode together with any land or buildings appurtenant thereto, including a house trailer if used as a principal place of abode.

Amendment adopted.

Rep. Merrill offered an amendment.

AMENDMENT

Amend RSA 72:35 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

72:35 Service-Connected Total Disability. Any person who has been discharged from military service of the United States under conditions other than dishonorable, and who is totally and permanently disabled from service connection, or double amputee or paraplegic, and if satisfactory proof of such service-connected disability is furnished to the assessors, he or his surviving spouse, until such time as such surviving spouse remarries, shall be exempt each year from six hundred dollars of taxes on his real estate which he occupies as his principal place of abode together with any land or buildings appurtenant thereto, including a house trailer if used as a principal place of abode.

The state shall reimburse the cities and towns for the exemptions herein provided.

Rep. Merrill explained her amendment.

(discussion)

Merrill amendment adopted.

Referred to Appropriations.

The Speaker called for the Special Order:

SB 97

relative to the discipline of students on school buses. Ought to pass. Rep. T. Anne Webster for Education.

This bill permits the school authorities to suspend the right of riding a school bus for any pupil who causes disciplinary problems on the bus, guidelines for suspension, maximums and route of appeal are outlined.

Ordered to third reading.

SB 159

permitting the water supply and pollution control commission to continue minimum algae control effort in the surface waters of the state, and making an appropriation therefor. Ought to pass. Rep. Claffin for Resources, Recreation and Development.

Provides for continuation of present program for algae control.

Referred to Appropriations.

SB 154

providing for certificate of need for health care facility capital expenditures. Without recommendation. Rep. Beaulieu for Public Health and Welfare.

Bill provides that health care facility may not make structural improvements or build or construct new facilities totaling more than \$100,000 without first obtaining a certificate of need from the commissioner of health and welfare.

Rep. Haller moved that SB 154 be reported, ought to pass with amendment, and spoke in favor of the motion.

Reps. Pierce and Goodrich spoke in favor of the motion.

Rep. Roma A. Spaulding explained the committee report.

(discussion)

Reps. Beaulieu, George E. Gordon, Elizabeth E. Goff, George I. Wiggins and Daniell spoke against the motion.

Rep. Burrows moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Beaulieu moved that SB 154 be reported, inexpedient to legislate.

Adopted.

RECONSIDERATION

Rep. George E. Gordon moved Reconsideration on SB 154.

Reconsideration lost.

SENATE MESSAGES

CONCURRENCE

HB 727, establishing a department of finance and making an appropriation therefor.

HB 778, establishing a joint committee on legislative management and making an appropriation therefor.

CONCURRENCE HB WITH SENATE

AMENDMENT

HB 900, relative to the method of calculating state grants for sewage disposal construction.

(Amendment printed SJ June 19)

Rep. Claffin moved that the House concur with the Senate amendment.

Adopted.

The Speaker called for the Special Orders:

SB 209

relative to free parking in municipal parking areas. Ought to pass. Rep. Hamel for Transportation.

Will allow municipalities to decide free parking for themselves — home rule.

Ordered to third reading.

SB 264

providing exceptions to the over-all width of motor vehicles. Ought to pass with amendment. Rep. Hamel for Transportation.

As passed by the Senate, this bill more clearly defines how the over-all width of a truck is measured. Amendment adds to RSA 263:61 "any law enforcement officer may allow a tolerance of 5% in gross weight."

At the request of Rep. Coutermarsh, Rep. Hamel answered questions.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing exceptions to the over-all width of motor vehicles and allowing a five percent tolerance for weight limitations.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Tolerance for Weight Limitations. Amend the introductory paragraph of RSA 263:61 by striking out said paragraph and inserting in place thereof the following:

The operation on highways of this state of any vehicle or combination of vehicles equipped with pneumatic tires, exceeding the limitations of this section is hereby prohibited, provided however that any law enforcement officer may for good cause shown allow a tolerance of five percent above said limitations.

3 Modification of Width and Weight Limits. Amend RSA

263:65-b as inserted by 1957, 38:2 by striking out said section and inserting in place thereof the following:

263:65-b Modification of Width and Weight Limits. The commissioner of public works and highways is hereby empowered to modify the motor vehicle width and weight limits hereinbefore provided in so far as may be necessary to provide that the state shall receive maximum highway aid.

4 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Rep. H. Gwendolyn Jones moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Reps. Hamel, Curran, Richard L. Bradley, Coutermarsh, Stevenson, George B. Roberts, Jr. and James W. Murray spoke against the motion.

(Deputy Speaker in the Chair)

Rep. Fortier spoke against the motion.

Rep. Gemmill moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

Rep. Chandler moved that the rules of the House be so far suspended as to allow a resolution, presently before the Resolutions Committee, to be brought on the floor for discussion at the present time, and spoke in favor of the motion.

POINT OF ORDER

Rep. Rock rose on a Point of Order.

Rep. Milne explained the committee position.

Rep. Elmer S. Johnson spoke in favor of the motion.

POINT OF ORDER

Rep. Rock rose on a Point of Order.

Rep. Dupont moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

(Speaker in the Chair)

SB 120

providing that each county must participate in and pay for the commodity food distribution program. Ought to pass with amendment. Rep. Benton for Municipal and County Government.

To assure surplus food to all eligible persons, this legislation makes mandatory the participation of all counties in the surplus commodity program. Further requires that counties absorb the cost of the program rather than billing the participating municipalities on a monthly basis for provided commodities.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Duties of County. Amend RSA 8-A by inserting after section 9 the following new section:

8-A:10 Duties of County.

I. Each county shall be a recipient agency and shall distribute or cause to be distributed the commodities to eligible recipients. Each county shall certify or accept the certification of the governing board of the municipality where the recipients reside that recipients are eligible to receive commodities and are residents of the county. Certification made by the county or accepted from the governing board of the municipality where the recipients reside shall be in accordance with regulations promulgated pursuant to RSA 8-A:6-a.

- II. The cost incurred by the county shall be paid by the county and shall not be directly passed on to the participating towns.
 - 2 Effective Date. This act shall take effect as follows:
- I. RSA 8-A:10, I shall take effect sixty days after its passage.
 - II. RSA 8-A:10, II shall take effect January 1, 1974.

Rep. Chandler moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Reps, Read, Benton and Fortier spoke against the motion. (discussion)

Rep. Hall spoke in favor of the motion.

Reps. Hanson, Patrick and D'Allesandro spoke in favor of the bill.

Motion lost.

Amendment adopted.

Ordered to third reading.

SB 69

relative to selling betting cards by the sweepstakes commission. Majority: Ought to pass with amendment. Rep. Splaine for Ways and Means. Minority: Inexpedient to legislate. (Reps. Nutt, Hall, Nardi and Cunningham)

Majority: This bill will permit legalized betting cards in New Hampshire with the hope of driving out all criminal influence, guaranteeing strict state control.

The amendment prohibits betting on interscholastic as well as on all New Hampshire teams. This provides insurance against some of the normal fears about this type of legislation.

An appropriation of \$240,00 is attached to set up the tight operating procedure and thorough program which will be followed.

Minority: This type of gambling has no place in New Hampshire.

Rep. Hall moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

Rep. Nelson moved that SB 69 be made a special order for tomorrow and spoke in favor of the motion.

Reps. George B. Roberts, Jr., Zachos and Gerry F. Parker spoke against the motion.

Rep. Sayer spoke in favor of the motion.

On a vv the Speaker was in doubt and requested a division.

165 members having voted in the affirmative and 110 in the negative, the motion prevailed.

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House, and that when the House adjourn today, it be to meet tomorrow at 11:00 a.m.

LATE SESSION

Third reading and final passage

- SB 51, to provide workmen's compensation benefits to all persons who assist in fighting forest fires or any fires under the direction of fire-fighting personnel authorized to give direction.
- SJR 18, making an appropriation for purchase by the state of gasoline storage tanks and pumps.
- SB 152, relative to liquidity requirements of building and loan associations, cooperative banks, and savings and loan associations.
- SB 164, clarifying and making co-equal the terms, shares and deposits, and shareholders and depositors under RSA 393 which regulates building and loan associations.
- SB 236, providing due process in the right of appeal for suspended state employees.
 - SB 170, increasing the number of members of the Bounda-

ry Commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with New Hampshire.

SB 211, relative to the sale of fresh water smelt caught outside the state for human consumption within the state.

SB 63, relating to arrest without a warrant.

SB 101, establishing a public defender system for Merrimack and Hillsborough counties.

SB 247, relative to the civil action of replevin.

SB 265, relative to witness fees for law enforcement officials.

SB 268, conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations.

SB 23, to clarify and make fairer the procedures relating to the appointment of guardians for mentally incompetent persons.

SB 230, relative to child support payments.

SB 156, relative to penalties for noncompliance with sewage and waste disposal rules and regulations of the water supply and pollution control commission.

HR 19, relative to handling of bills.

SB 97, relative to the discipline of students on school buses.

SB 209, relative to free parking in municipal parking areas.

SB 264, providing exceptions to the over-all width of motor vehicles.

SB 120, providing that each county must participate in and pay for the commodity food distribution program.

RECONSIDERATIONS

Rep. T. Anne Webster moved Reconsideration on SB 97, relative to the discipline of students on school buses.

Reconsideration lost.

Rep. Coutermarsh moved Reconsideration on SB 264, providing exceptions to the over-all width of motor vehicles.

Reconsideration lost.

Rep. George E. Gordon moved Reconsideration on House Resolution No. 19, relative to handling of bills.

Reconsideration lost.

Rep. Dwyer moved Reconsideration on SB 120, providing that each county must participate in and pay for the commodity food distribution program.

Reconsideration lost.

Rep. Roderick H. O'Connor moved Reconsideration on SB 236, providing due process in the right of appeal for suspended state employees.

Reconsideration lost.

NOTICE OF RECONSIDERATION

Rep. Meserve served notice that today or some subsequent day he would ask the House to reconsider its action whereby it ordered to third reading SB 209, relative to free parking in municipal parking areas.

On motion of Rep. McLane the House adjourned at 5:30 p.m.

Thursday, 21Jun73

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

God, our Father, a man in his time sees the world in many moods — in a mood of war and a mood of peace, in days of plenty and days of want. What makes us sons of the living God in this world is not when we boast that we have seen and lived difficult times, but rather when we know our lives have made a difference. If in war we brought peace closer, if in need ourselves, yet we shared with our fellow men; if in peace we worked

for the common good. Then we are sons of the Living God. Our prayer today is that we may be so. Amen.

PLEDGE OF ALLEGIANCE

Rep. Hackler led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Burke, the day, illness.

Reps. Montplaisir and Champagne, today and tomorrow, illness.

Rep. Ackerson, rest of the session, illness.

Reps. Whipple, Leonard A. Smith and William P. Boucher, the day, important business.

ENROLLED BILLS AMENDMENTS

HB 979, establishing the Portsmouth Union School District and giving such district independent fiscal and appropriating powers.

AMENDMENT

Amend section 4 of said bill by striking out the last two lines and inserting in place thereof the following:

provided six blank spaces for the election of members of the board of education, which may be used by the voters.

The clerk read the amendment in full.

Adopted.

HB 505, to delete the positions of warden and deputy warden of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Maintenance. Amend RSA 94:5 (supp) as amended by

1973, 6:6 and 10:5 by striking out said section and inserting in place thereof the following:

94:5 Maintenance.

- I. The following positions shall carry with them maintenance:
 - (a) at the New Hampshire hospital
 - (1) superintendent
 - (2) assistant superintendent for professional services
 - (3) assistant superintendent
 - (4) director of clinical services
 - (5) director of clinical and surgical services
 - (6) director of psychiatric education and research
 - (7) director of out-patient services
 - (8) director of correctional psychiatry;
 - (b) at the New Hampshire youth development center
 - (1) superintendent
 - (2) deputy superintendent;
 - (c) at the Laconia state school and training center
 - (1) superintendent
 - (2) deputy superintendent;
 - (d) at the New Hampshire home for the elderly
 - (1) superintendent;
 - (e) at the New Hampshire veteran's home
 - (1) commandant
- II. Maintenance for the above positions shall consist only of the use of a furnished house or apartment located on the institution grounds and the following utilities; heat, gas, electricity, water and one institution extension phone to be used only for official state purposes.
- III. No other unclassified state employee, except those specified in this section, shall receive any maintenance or payment

in lieu thereof, provided however, that if quarters are available at any state institution or any state property, the department head thereof may assign to an unclassified employee such quarters, furnished or unfurnished, including any or all of the following utilities; heat, fuel, gas, electricity, and water, and provided further that a department head of a state agency which serves meals may permit any unclassified employee to purchase such meals. Any employee to whom such quarters have been assigned or who has been authorized to purchase such meals shall reimburse the state for such quarters or meals at a rate to be determined by the governor and council.

The clerk read the amendment in full.

Adopted.

HB 1017, relative to hunting in special designated areas by certain disabled persons.

AMENDMENT

Amend section 1 of said bill by striking out line eleven and inserting in place thereof the following:

licensed under the provisions of this title to take deer, apply to the director, at least

The clerk read the amendment in full.

Adopted.

HB 911, prohibiting the use of outboard motors of more than six horsepower on the Merrymeeting River.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Merrymeeting River. Amend RSA 486 (supp) as amended by 1973, 220:1 by inserting after section 16 the following new section:

486:17 Merrymeeting River. On and after the effective date of this act.

The clerk read the amendment in full.

Adopted.

HB 799, establishing a committee to study the financing of New Hampshire airports.

AMENDMENT

Amend section 1 of the bill by striking out line nine and inserting in place thereof the following:
assistance to the committee.

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

CONCURRENCE

HB 820, relative to limitations on the investment authority of building and loan associations, cooperative banks and savings and loan associations.

HB 117, relative to the qualification of municipal planning board members.

 $\rm HB$ 348, relative to notice of hearing by zoning board of adjustment.

HB 664, amending the conservation commission enabling act and permitting town planning board members to serve on other municipal boards or commissions.

HB 874, relative to procedure for towns, cities or counties to adopt fiscal year accounting and incurring debt during transition period.

HB 891, relative to all county accounting reports.

HB 506, permitting village districts to be formed for purposes of impounding water.

HB 859, legalizing the annual town meeting of the town of Wolfeboro.

HB 1045, permitting the city of Dover to draw water from the Isinglass River in the city of Rochester.

HB 470, establishing a New Hampshire Housing Commission; and making an appropriation therefor.

HB 539, establishing civil procedures relating to the admis-

sion and treatment of the mentally ill and making an appropriation therefor.

HB 897, relative to the board and care of persons committed to the Laconia state school and training center, the NH hospital or the NH home for the Elderly.

HJR 32, establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor.

HB 773, relative to unsolicited merchandise and unfair trade practices.

HB 1035, relative to corporations with only two share-holders.

HB 429, relative to the elimination of citizenship requirements for public assistance and relative to the local share of assistance in old age assistance, and aid to permanently and totally disabled and work incentive program.

HB 208, relative to classification of highways, highway aid apportionment and highway regulation.

HB 734, relative to the establishment of new positions in the county government of Hillsborough county.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 799, establishing a committee to study the financing of New Hampshire airports.

HB 911, prohibiting the use of outboard motors of more than six horsepower on the Merrymeeting River.

HB 1020, to enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards and commissions.

HB 708, relative to fraudulent receipt of welfare assistance.

HB 634, relative to any type of advertising attached to objects of nature whether such advertising be upon primary or secondary roads.

HB 505, to delete the positions of warden and deputy warden of the state prison from the list of positions which are en-

titled to maintenance and to increase the statutory salary for each of these positions.

 $\,$ HB 1017, relative to hunting in special designated areas by certain disabled persons.

HB 979, establishing the Portsmouth Union School District and giving such district independent fiscal and appropriating powers.

HB 804, establihing the ward lines and providing for redistricting of the city of Franklin.

HB 701, relative to appeals bonds in eviction proceedings.

NONCONCURRENCE

HB 960, relative to interest rates allowable for credit buying.

 $\rm HB~855,$ delineating the duties of the clerk of the board of county commissioners.

 $\rm HB~636,\ providing\ an\ attorney\ for\ indigent\ persons\ seeking\ unemployment\ compensation\ benefits.$

CONCURRENCE

 $\,$ HB 43, relative to controlling use of heating or agitating devices in the waters of this state.

CONCURRENCE SB WITH HOUSE AMENDMENT

SB 195, relative to merging the sewer and water commissions of the town of Sunapee.

ACCEDED REQUESTS COMMITTEES OF CONFERENCE

HB 889, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

The President appointed Sens. Stephen Smith, Spanos and Bradley.

HJR 5, making an appropriation for the purchase and in-

stallation of an electronic roll call system for the house of representatives.

The President appointed Sens. Brown, Trowbridge and Foley.

HB 395, relative to consumer credit reports.

The President appointed Sens. Bradley, Ferdinando and Bossie.

HB 714, to define the offshore jurisdiction of the state and establishing a marine boundaries commission.

The President appointed Sens. Porter, Foley and Preston.

HB 475, relative to fees payable to cities and towns where racing meets are held.

The President appointed Sens. Green, Downing and Blaisdell.

HB 33, requiring poultry and meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours.

The President appointed Sens. McLaughlin, Sanborn and Preston.

HB 640, authorizing the governor to enter into contracts with veterinary medical schools.

The President appointed Sens. Gardner, Preston and McLaughlin.

HB 32, providing for qualification of bridge inspectors, making bridge inspection a prerequisite for application for bridge aid, and requiring state assistance in bridge inspection.

The President appointed Sens. Claveau, Sanborn and Poulsen.

 $\rm HB~292,~providing~for~protection~at~the~surface~of~persons~diving~in~waters~with~the~aid~of~mechanical~apparatus.$

The President appointed Sens. Blaisdell, Porter and Preston.

HJR 30, relative to the purchase of fire trucks for the city of Concord and Keene and making an appropriation therefor.

The President appointed Sens. Roger Smith, Blaisdell and Stephen Smith.

HB 438, relative to habitual offenders of the motor vehicle laws.

The President appointed Sens. Bradley, Claveau and Bossie.

HB 834, relative to allowing memebers of standing and interim committees mileage for attending meetings.

The President appointed Sens. Johnson, Brown and Foley.

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except Chapters 570-A, 571-B and 585 and to rename the title.

The President appointed Sens. Bradley, Bossie and Spanos.

A quorum was requested.

201 members having answered the call, a quorum was declared present.

The Speaker called for the Special Order:

SB 69

relative to selling bettings cards by the sweepstakes commission.

The question being on the motion to substitute the report of the minority, inexpedient to legislate, for the report of the majority, ought to pass with amendment.

Rep. Splaine explained the majority report.

(discussion)

Rep. Withington moved that SB 69 be laid on the table. On a vv the Speaker was in doubt and requested a division.

Rep. Nelson requested a roll call on the motion to lay on the table.

Seconded by Reps. Sayer, T. Anne Webster, Splaine, Read and Chandler.

ROLL CALL

YEAS: 188 NAYS: 100

YEAS

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Cary, Mann, Arthur F., Heald, Philip C., Warren, E. George, Thomson, Harold E., Knight, Messina, Perkins, Arnold B., Harvell, Van Loan, Brown, G. Winthrop, Spalding, Kenneth W., Ferguson, Boyd, Hall, Carswell, Lint, Lyons, Alukonis, Polak, Currier, Richardson, John W., Rock, Record, Zechel, Trombly, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia L., McGlynn, Aubut, Mason, Sullivan, David T., Ainley, Daniels, Zachos, Murphy, Nardi, O'Neil, Dorthea M., D'Allesandro, Lesmerises.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Sherman, Bigelow, Parker, Harry C., Deoss, Hanson, Enright, Goff, John B., Bartlett, Cushman, Kopperl, Mattice, Wiggin, Elmer S., Burleigh, Fisher, Piper, Cate, Davis, Alice, McLane, Newell, Jones, H. Gwendolyn, Tarr, Underwood, Rich, Wilson, Ralph W., Howard, C. Edwin, Woodward, Hager, Noble.

ROCKINGHAM COUNTY:

King, Stimmell, Davis, Roy W., Kashulines, Skinner, Soule, Thibeault, George J., MacGregor, Campbell, Lemay, Roy, Vesta M., Spollett, Webster, Clarence L., White, Erler, Goodrich,

Hoar, Sanborn, Estabrook, Rogers, Hamel, Akerman, Brown, Benjamin A., Eastman, Junkins, Page, Twardus, Stevens, Elliot A., Ellis, Weeks, Palfrey, Griffin.

STRAFFORD COUNTY:

Colby, Rowell, Plumer, Tirrell, Maloomian, Hebert, Meserve, Tanner, Tibbets, Thompson, Barbara C., Ruel, Preston, Tripp, Leighton, O'Connor, Roderick H., Richardson, Harriett W. B., McManus.

SULLIVAN COUNTY:

Townsend, Sara M., Barrus, Rousseau, Roy, Mary R., Buckley, Spaulding, Roma A., Lewko, Frizzell, Olden, Wiggins, George I., Williamson.

Belknap County:

French, Matheson, Nighswander, Wuelper, Roberts, Charles B., Roberts, George B., Hildreth, Pierce, Randlett.

CARROLL COUNTY:

Chase, Claflin.

CHESHIRE COUNTY:

Galloway, Johnson, Edward A., Johnson, Elmer L., Ladd, Hackler, Savage, Gordon, Anne B., Milbank, Helie, Wayne E., Raymond, Ames, Heald, Cleon E., Streeter, Close, Drew, Scranton.

Coos County:

Huggins, Patrick, Hunt, Drake, Burns, Richardson, Mabel L., Kidder, Victor L., Oleson, Desilets, Gagnon.

GRAFTON COUNTY:

Gallen, Tilton, Fimlaid, Bradley, Richard L., Clark, Anderson, Fayne E., Altman, Jones, Albert C., Bell, Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Hough, Merrill.

NAYS

HILLSBOROUGH COUNTY:

Murray, Fred E., Karnis, Colburn, Nelson, Bednar, Bergeron, Seamans, Parker, Gerry F., Boisvert, Chasse, Romeo A., Lebel, Horan, Smith, Craig D., Spirou, Bruton, Cullity, Shea, Barrett, William F., Healy, Daniel J., Clancy, Gardner, Sullivan, Mary J., Beaulieu, Gelinas, Taber, Healy, George T., O'Connor, Timothy K., Lamy, Martineau, Lambert.

MERRIMACK COUNTY:

Chandler, Boucher, Laurent J., Rice, Gamache, Gordon, George E., Daniell, Harriman.

ROCKINGHAM COUNTY:

Wilson, Helen F., Barka, Gay, Gorman, Read, Goff, Elizabeth E., Sayer, Tuttle, Schwaner, Simard, Tavitian, Parr, Sewall, Simmons, Greene, Hammond, Maynard, Splaine, Dame, McEachern, Joseph A., Connors, Hodgdon, Woods, McEachern, Paul.

STRAFFORD COUNTY:

Harvey, Joncas, Bouchard, Chasse, Peter N., Ineson, Sylvain, Bernard, Kincaid, Pray.

SULLIVAN COUNTY:

Tucker, Brodeur, Burrows, D'Amante, Saggiotes, Scott.

BELKNAP COUNTY:

Twigg, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Dorothy W., Webster, T. Anne.

CHESHIRE COUNTY:

Slicer, Forcier, Turner, Nims.

Coos County:

Bushey, Lee, Pryor, Brungot, Theriault.

GRAFTON COUNTY:

Curran, Chamberlin, Stevenson, Jones, Anthony K., Mann, Ezra B., Harrison, Krainak, Duhaime, Eaton, Myrl R.

and SB 69 was laid on the table.

Reps. Lynch and Grady wished to be recorded in favor of SB 69, as amended.

Reps. Milne, Belair, Genmill, Turner, Duprey, Haller, Allen and Desmarais wished to be recorded in favor of the motion to lay SB 69 on the table.

Reps. Plourde and Bernier wished to be recorded against the motion.

PERSONAL PRIVILEGE

Reps. Twigg and Gerry F. Parker rose on a point of personal privilege.

Reps. Greene and Colburn wished to be recorded in opposion to SB 69.

COMMITTEE REPORTS

SB 234

providing a limited tuition assistance to New Hampshire high school graduates who wish to attend accredited institutions of higher learning within the state; and making an appropriation therefor. Ought to pass. Rep. Chambers for Education.

This bill would allow students to pursue the type of education they desire, regardless of financial consideration. Students living in private college communities could avail themselves of local facilities.

Rep. Rock moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. Lyons, George E. Gordon and Albert C. Jones spoke in favor of the motion.

Rep. French explained the committee report.

At the request of Rep. Streeter, Rep. Drake answered questions.

(discussion)

Rep. Chandler moved that SB 234 be laid on the table. SB 234 laid on the table.

SB 248

authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor. Ought to pass. Rep. Lyons for Education.

To anchor places for dental students of New Hampshire. This state has no School of Dentistry. A borrowing clause is included to encourage students to return to New Hampshire after graduation.

Rep. Horan moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Rep. Lyons spoke against the motion.

Motion lost.

Referred to Appropriations.

SB 11

providing for annual summary fiscal reports. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SB 66

to provide for continued monitoring of Old Man of the Mountains rock formation, and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 67

changing the compensation of certain state law enforcement employees. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Payments from Salary Adjustment Fund. For the biennium ending June 30, 1975 funds necessary for the implementation of section 1 of this act shall be a charge against the salary adjustment fund.

3 Effective Date. This act shall take effect July 6, 1973.

Amendment adopted.

Ordered to third reading.

SB 70

relative to per diem paid monthly to employees of the state

police for expenses incurred in the performance and discharge of their duties. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 State Police; Travel Expenses to be Allowed. Amend RSA 106-B:9 as inserted by 1961, 166:4, by striking out said section and inserting in place thereof the following:

106-B:9 Travel Expenses to be Allowed. The director, with the approval of the commissioner may establish per diem payments for expenses incurred by employees of the state police in the discharge of their duties and they may authorize the payment of said expenses, monthly, from funds appropriated to the division of state police.

Amendment adopted.

Ordered to third reading.

SB 76

relative to tuition payments for handicapped children and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Appropriation. The sum of two hundred thousand dollars is hereby appropriated for the fiscal year ending June 30, 1974; and the sum of two hundred thousand dollars is appropriated for the fiscal year ending June 30, 1975; the funds provided by this appropriation shall be non-lapsing, and no part shall be transferred or expended for any other purpose by the state board of education, except as their share of tuition costs under the provisions of this act. No other state funds shall be made available for the purposes of this act. If funds provided by this appropriation are insufficient, distribution to the school districts shall be prorated.

The governor is authorized to draw his warrant for the

sums hereby appropriated out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

SB 78

relative to representation for neglected and abused children. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Underwood moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

Rep. Huot spoke against the motion.

(discussion)

Reps. Zachos, Spirou, Pierce and Brungot spoke in favor of the motion.

Reps. Fred E. Murray and Close nonspoke in favor of the motion.

Motion adopted.

Ordered to third reading.

SB 82

providing for the standard allowance payable to a teacher member of group I under the New Hampshire Retirement System to be a modified cash refund and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SB 88

relative to professional mental health evaluations of minors. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 89

providing for vested benefits for teacher members of group I who terminate after completing ten years of creditable service payable in accordance with the applicable service retirement benefits formula and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 100

providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 1 of the bill by striking out in line two the date "July 1, 1973" and inserting in place thereof the following (September 1, 1973). Further amend section 1 of the bill by striking out in line eight the date "July 1, 1973" and inserting in place thereof the following (September 1, 1973), so said section as amended shall read as follows:

1 Supplementary Cost of Living Allowances. Any state employee, policeman, fireman, or teacher beneficiary who retires prior to September 1, 1973, and who is in receipt of a retirement allowance on January 1, 1974, and who retired under the provisions of RSA 100, RSA 100-A, RSA 102, RSA 103, or RSA 192 shall beginning with the month of January 1974 and monthly thereafter but not beyond the month of December 1974 have his allowance increased by eight percent. If the beneficiary of a retired member who retired prior to September 1, 1973 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1974, the beneficiary shall be paid beginning with the month of January 1974 and monthly thereafter but not beyond the month of December 1974 an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1974, as the survivor annuity bears to the full allowance prior to any optional modification, by such former retired member at retirement. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current dishursements of such additional retirement allowances

Amendment adopted.

Ordered to third reading.

SB 107

providing full creditation for teacher members of group I under the New Hampshire retirement system and making an

appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 110

relative to service retirement benefits under the New Hampshire Retirement System. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 100-A:14, XI, as inserted by section 2 of the bill by striking out in the last line the date "December 31, 1974" and inserting in place thereof the following (December 31, 1975), so said section as amended shall read as follows:

XI. The board of trustees shall annually notify each active member of the amount of his earnable compensation, contributions deducted, and interest credited on his contributions during the previous fiscal year; the total of his member annuity savings funds; his date of birth; his accrued service credits; and such other information as the board of trustees believe will inform the member of his status in the system. The notice shall be prepared prior to the end of each calendar year based on information through June 30 of such year. The first notice shall be due by December 31, 1975.

Amend the bill by striking out all after section 2 and inserting in place thereof the following:

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 111

providing for the merger of the New Hampshire Teachers' Retirement System into the New Hampshire Retirement System and the protection of the benefits of all persons affected thereby. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 165

providing for per diem and expenses for state council on

aging and for expenses for state commission on the status of women. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 167-A:4 as inserted by section 1 of the bill by striking out in lines nine and ten the words "Members of the council may request all per diem payments for fiscal year 1973 and the comptroller may authorize payment" so that said section as amended shall read as follows:

167-A:4 Compensation. The members of the council, excepting the advisory ex-officio members and their representatives on the council which serve in an advisory capacity, shall receive a per diem of twenty-five dollars for actual attendance at each meeting of the council and/or for actual attendance at each meeting of a committee of the council. The members of the council shall also be reimbursed for actual expenses, including any necessary travel connected with the council business at the mileage rate established for state employees, within the limits of the appropriation, therefor.

Amendment adopted.

A division was requested on ordering SB 165 to third reading. Reps. Read, McLane and Pierce spoke in favor of ordering SB 165 to third reading.

(discussion)

Reps. Cecelia L. Winn and George E. Gordon spoke against ordering SB 165 to third reading.

POINT OF ORDER

Rep. George B. Roberts, Jr. rose on a point of order.

It begin manifestly in the affirmative, SB 165 was ordered to third reading.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 548, revising the day care advisory committee to provide for representation by users of day care facilities.

HB 566, prohibiting the unauthorized copying of certain recorded devices for sale.

HB 625, relative to continuing education for optometrists and increasing the renewal license fee for optometrists.

HB 922, relative to resident hunting privileges, licensing nonresidents dragging in salt water and raising fish and game license fees.

SB 169, relative to transfers to the New Hampshire state hospital for observation.

SB 180, requiring the bonding of new and used car dealers.

HJR 44, establishing a committee to study and report on the current program and future needs of the water supply and pollution control commission.

Mabel L. Richardson
For The Committee

ENROLLED BILLS AMENDMENTS

HB 123, providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.

AMENDMENT

Amend section 1 of the bill by striking out line one and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after Chapter 482-F the following new chapter:

Further amend said section by striking out line three and inserting in place thereof the following:

Chapter 482-G

Amend the bill by renumbering RSA 428-F:1, 2 and 3 as inserted by section 1 to read 428-G:1 428-G:2 428-G:3 respectively.

The clerk read the amendment in full.

Adopted.

HB 14, abolishing the six month residency requirement for voting.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

abolishing the six month residency requirement for voting; repealing the provision for transfer cards; and providing that voters must be registered ten days before an election.

The clerk read the amendment in full.

Adopted.

HB 470, establishing a New Hampshire Housing Commission and making an appropriation therefor.

Amend RSA 204-A as inserted by section 1 of the bill by

AMENDMENT

striking out 204-A:4 and renumbering RSA 204-A:5; 204-A:6; 204-A:7; 204-A:8; 204-A:9; 204-A:10; 204-A:11; 204-A:12; and 204-A:13 to read respectively, as follows:

204-A:4	204-A:5	204-A:6
204-A:7	204-A:8	204-A:9
204-A:10	204-A:11	204-A:12

Amend the newly numbered RSA 204-A:4 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

204-A:4 Powers, Functions and Duties of the Commission. The commission shall have the following functions, powers and duties:

- I. To explore all sources of federal funding for housing and housing related projects and programs; to accept loans, grants, contributions and other financial assistance; to acquire, lease, hold, and operate real property; to engage in and administer housing and housing related projects and programs including, but not limited to programs and projects under sections 10 (c) and 23 of the United States Housing Act of 1937, as amended;
- II. To enter into contracts for loans, grants, contributions or other financial assistance with the federal government; to

enter into contracts with other state agencies, municipalities and counties of the state, public corporations or bodies, and private corporations or individuals.

- III. To perform such other functions as may be necessary to carry out the powers and duties stated in this chapter, or as may be authorized or delegated to it by the governor and council or the legislature.
- IV. To adopt such regulations for carrying out the terms of this chapter as it shall find necessary and desirable;
- V. To collect and correlate information regarding housing projects and housing laws either within or without the state, and upon request to furnish local housing authorities, cities or towns, information and advice in connection with any housing project;
- VI. To enforce any of its authorized orders in the courts of the state.

Amend the newly numbered RSA 204-A:5 as inserted by section 1 of the bill by striking out line five and inserting in place thereof the following:

The date of their appointment, but thereafter commissioners shall be appointed

Amend the newly numbered RSA 204-A:7 as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following:

Whenever two commissioners so request. Three commissioners shall constitute

Amend the newly numbered RSA 204-A:10 as inserted by section 1 of the bill by striking out line one and inserting in place thereof the following:

204-A:10 Exempt from Public Works and Highway Supervision. Any project or

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Repeal. RSA 204, relative to housing projects, is hereby repealed.

The clerk read the amendment in full.

Adopted.

HB 689, relative to prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare.

AMENDMENT

Amend section 1 of the bill by striking out line one and inserting in place thereof the following:

1 Mount William Pond. Amend RSA 486 by inserting after section 17

Further amend said section by striking out line three and inserting in place thereof the following:

486:18 Mount William Pond. On and after the effective date of this act,

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENTS

HB 123, providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.

HB 14, abolishing the six month residency requirement for voting repealing the provision for transfer cards; and providing that voters must be registered ten days before an election.

HB 470, establishing a New Hampshire Housing Commission and making an appropriation therefor.

HB 689, relative to prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare.

CONCURRENCE SIR WITH HOUSE AMENDMENT

SJR 18, making an appropriation for purchase by the state of gasoline storage tanks and pumps.

CONCURRENCE

HCR 17, memorializing Congress to provide for the transfer of Old Ironsides to the Portsmouth Naval Shipyard.

ACCEDED REQUEST COMMITTEES OF CONFERENCE

HB 671, prohibiting the use of motorboats on Willard Pond in Antrim.

The President appointed Sens. Blaisdell, Brown and Preston.

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission and payment of a fifteen percent tax.

The President appointed Sens. Sanborn, Blaisdell and Downing.

CONCURRENCE HB'S WITH SENATE AMENDMENTS

HB 74, relative to regulation of the practice of pharmacy.

(Amendment printed SJ June 19)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 898, relative to the authority, right and terms of office of appointed chiefs of police.

(Amendment printed SJ June 20)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

HB 607, limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents.

(Amendment printed SJ June 20)

Rep. Bigelow moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, David T. Sullivan, Woodward and Paul McEachern.

Rep. Chandler moved that SB 234, providing a limited tuition assistance to New Hampshire high school graduates who wish to attend accredited institutions of higher learning within the state; and making an appropriation therefor, be taken from the table.

Motion lost.

COMMITTEE REPORTS CONTINUED

SB 172

relative to the marine fisheries fund. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 198

relative to the licensing of alarm installers. Ought to pass. Rep. Drake for Appropriations.

Rep. George E. Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

Reps. McLane, Huot and Gallen spoke against the motion.

(discussion)

Motion lost.

Ordered to third reading.

CHANGE OF CONFEREES ON HB 475

Rep. Altman replacing Rep. Parr.

SB 207

amending the New England higher education compact. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that this bill would dilute the authority that New Hampshire presently enjoys on the N. E. Board of Higher Education. There was also a legal question raised as to how one state could unilaterally amend the New England higher education compact.

At the request of Rep. French, Rep. Weeks answered questions.

Resolution adopted.

SB 228

establishing a committee to recommend a codification of the environmental laws of the state. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SIR 1

establishing a committee to study the effect on the state government resulting from population growth, including the present and potential consequences relative to pollution of land, water, and air; the economic, social and educational problems associated with this growth; and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SJR 8

relative to retirement credit for Mary S. Downey. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

Whereas, Mary S. Downey has served as a teacher from September, 1929 to June, 1940 in the schools of Colebrook, Londonderry, Hinsdale, and Portsmouth; and

Whereas, she has been a teacher in the schools of Manchester since September, 1961, and thus a member of the teacher's retirement system of the state of New Hampshire, as established July 1, 1950 under RSA 192; and

Whereas, she has not been credited with her years as a teacher from September, 1929 to June, 1940; now therefore be it

Resolved by the Senate and House of Representatives in General Court convened:

That notwithstanding any provisions of RSA 100, 100-A, or 192, Mary S. Downey shall be entitled to receive retirement credit for her service as a teacher from September, 1929 to June, 1940 upon approval by the board of trustees of the N. H. retirement system and upon payment by Mary S. Downey of any amounts needed to fund the additional creditable service with no cost to the state or to any of the municipalities involved in the necessary contributions. The amount of payment needed is to be determined by the chairman of the board of trustees in consultation with the consulting actuary of the state.

Amendment adopted.

Ordered to third reading.

SJR 16

relative to retirement credit for Thomas A. Bolton and allowing Ernest W. Weeks to enter the retirement system and receive credit for prior employment. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the caption of said resolution by striking out the same and inserting in place thereof the following:

JOINT RESOLUTION

relative to retirement credit for Ernest W. Weeks to enter the retirement system and receive credit for prior service.

Amend said resolution by striking out all after the resolving clause and inserting in place thereof the following:

That notwithstanding any provisions of RSA 100-A and 102 or any other statute to the contrary, Ernest W. Weeks, Portsmouth, fire chief, shall be entitled to become a member of the New Hampshire permanent firemen's retirement system and upon entry as such a member shall be entitled to receive retirement credit for the periods between May 20, 1934 and April 19, 1942 and from July 19, 1943 to his entry into said retirement system, but only upon payment by him and the city of

Portsmouth to the board of trustees of the New Hampshire retirement system a sum which represents the normal contribution which would have been paid had Ernest W. Weeks been a member plus interest that would have accrued. The city further agrees to amortize over a period not to exceed fourteen years that portion of reserve funding which would represent the years from July 1, 1968 to June 30, 1973. The state of New Hampshire will absorb the continuing reserve funding for Ernest W. Weeks as provided for all other members enacted in 1967 RSA 100 chapter 134.

Amendment adopted.

Ordered to third reading.

SJR 21

relative to retirement credit for Lawrence E. Marchand, employee of the city of Berlin. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter covered by prior legislation — HJR 43.

Resolution adopted.

SB 104

providing for the acquisition of Gile Forest and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Rep. Merrill offered amendment No. 1.

The clerk read the amendment in full.

Rep. Merrill explained her amendment.

(discussion)

Reps. William F. Kidder, James A. Humphrey, George I. Wiggins and Nutt spoke against the amendment.

Rep. Cate spoke in favor of the amendment.

Merrill amendment No. 1 lost.

Rep. Merrill offered amendment No. 2.

The clerk read the amendment in full.

Rep. Merrill explained her amendment.

(discussion)

Rep. William F. Kidder spoke against the amendment.

Reps. George B. Roberts, Jr. and Schwaner spoke in favor of the amendment.

Rep. Boisvert moved the previous question.

Sufficiently seconded.

Merrill amendment No. 2 lost.

Ordered to third reading.

ENROLLED BILLS REPORT

HB 875, relative to the salaries of the Somersworth city council.

HB 909, authorizing a special town meeting of the town of Pittsfield with the authority of an annual town meeting.

HB 934, relative to the composition of the ballot law commission.

HB 953, permitting the town of Durham to issue five-year bonds in lieu of collection of a portion of town taxes.

HB 965, requesting a rehearing before the zoning board of adjustment by the board of selectmen.

HB 966, relative to remedies and penalties for violations of laws relating to tidal waters.

HB 248, relative to the construction or reconstruction of a bridge in the town of Jefferson.

HB 336, providing for the calling of a constitutional convention.

HB 472, authorizing the department of education to contract with school volunteer programs for continued services, and making an appropriation therefor.

 $\rm HB~504,$ creating an open space land study commission and making an appropriation therefor.

HB 520, to provide for the bonding of state officials and employees; and making an appropriation therefor.

HB 621, permitting the city of Portsmouth to exceed its debt limit for purposes of satisfying a judgment rendered

against the city in a suit by the public service company of New Hampshire.

HB 629, relative to the fees for birth registration cards, vital statistics records and certificates of marriage.

HB 652, to expand and encourage the use of voluntary arbitration of disputes in superior court.

SB 178, regulating business practices between motor vehicle manufacturers, distributors and dealers.

Andrea A. Scranton
For the Committee

COMMITTEE OF CONFERENCE REPORTS

HB 62, relative to petitions for trust companies, savings banks or branch banking.

(Printed SJ June 20)

Committee of Conference report adopted.

 ${
m HB}$ 96, providing that alternate members may be appointed to zoning boards of adjustment.

(Printed SJ June 20)

Committee of Conference report adopted.

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except Chapters 570-A, 571-B and 585 and to change its title; and to permit the courts to provide for psychiatric examinations by other physicians than those at the New Hampshire Hospital.

(Printed SJ June 20)

Committee of Conference report adopted.

(Deputy Speaker in the Chair)

SENATE MESSAGES

CONCURRENCE HB WITH SENATE AMENDMENTS

HB 748, relative to the definition of accidents for the rating of insurance policies.

(Amendment printed SJ June 20)

Rep. Bigelow moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bigelow, Bartlett, Ralph W. Wilson and Burrows.

HB 818, relative to the administration of the revenue laws. (Amendment printed SJ June 20)

Rep. George B. Roberts, Jr. moved that the House concur with the Senate amendment.

Adopted.

HB 747, concerning conservation and preservation restrictions on real property.

(Amendment printed SJ June 20)

Rep. Greene moved that the House concur with the Senate amendment.

Adopted.

 $\,$ HB 1027, amending in general the workmen's compensation laws.

(Amendment printed SJ June 20)

Rep. Merrill moved that the House concur with the Senate amendment.

Adopted.

NONCONCURRENCE SB WITH HOUSE ${\bf AMENDMENT}$

REQUEST COMMITTEE OF CONFERENCE

SB 211, relative to the sale of fresh water smelt caught outside the state for human consumption within the state.

The President appointed Sens. Blaisdell, Preston and Gardner.

Rep. Chamberlin moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Patrick, Huggins, Polak and Maynard.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 299, to designate certain highways as bicycle trails and making an appropriation therefor.

(Amendment printed SJ June 15)

Rep. Claffin moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Tilton, Ladd, Hough, Lefebvre.

COMMITTEE REPORTS CONTINUED

SB 155

relative to limitations on the loaning authority of building and loan associations, cooperative banks and savings and loan associations. Ought to pass with amendment. Rep. Bigelow for Banks and Insurance.

Permits more liberal loans on mobile homes.

AMENDMENT

Amend RSA 393:15-a as inserted by section 1 of the bill by striking out all after paragraph II and inserting in place thereof the following:

III. In loans, with or without security, for any purpose, provided that no such loan to any one person shall exceed five thousand dollars, such loan is to be repayable on demand or in regular monthly installments within a period of five years. An association which takes under this paragraph a note payable on demand shall demand payment of said note not later than one year from the date thereof, but may accept a new note in payment of such demand note.

- IV. (a) In loans incurred for the purpose of mobile home financing, and the mobile home is taken as security, such loan on a new mobile home shall not exceed fifteen thousand dollars and shall be repayable in regular monthly installments within a period of twelve years, and such loan on a used mobile home shall not exceed seven thousand five hundred dollars and shall be repayable in regular monthly installments within a period of eight years. Further provided, however, no mobile home unit loan shall exceed seventy-five percent of the fair retail value, except that, with dealer recourse, such loan may not exceed eighty-five percent of the fair retail value of the mobile home unit. A loan association or cooperative bank may make mobile home loans insured or guaranteed by the Federal Housing Administration or the Veterans Administration or a private insurance company licensed to do business in the state of New Hampshire and approved by the bank commissioner. However, the limitations of this paragraph relating to the amount of such financing may be exceeded provided that the loan shall be fully insured or fully guaranteed by the Federal Housing Administration or a private insurance company licensed to do business in the state of New Hampshire and approved by the bank commissioner to the extent of the amount of the loan in excess of said limitations.
- (b) In loans incurred for the purpose of motor home financing, and the motor home is taken as security, such loan on a new motor home shall not exceed fifteen thousand dollars and shall be repayable in regular monthly installments within a period of seven years, and such loan on a used motor home shall not exceed seven thousand five hundred dollars and shall be repayable in regular monthly installments within a period of five years. Further provided, however, no motor home unit loan shall exceed seventy-five percent of the fair retail value, except that, with dealer recourse, such loan may not exceed eighty-five percent of the fair retail value of the motor home unit. An association making any loan on the security of a motor home shall comply with and be subject to the provisions of RSA 361-A, if applicable.
- V. A cooperative bank may invest in chattel paper which finances the acquisition of inventory by a dealer. Such investment shall not exceed one hundred percent of the manufacturer invoice price of each new unit plus one hundred percent of the

invoice price of any new equipment installed in such unit. The investment shall not exceed ninety percent of the wholesale value of each used unit. The maximum amount loaned to any one borrower shall not exceed fifteen percent of capital funds made up of capital debentures, capital stock, guaranty fund, surplus, undivided profits and reserves not allocated to any known liability.

VI. The aggregate amount of all loans in RSA 393:15-a, II, III, IV and V shall not exceed fifteen percent of the association's or cooperative bank's assets. Loans without security shall have suitable financial information on file warranting the extension of the loan period.

Amendment adopted.

Ordered to third reading.

SB 173

providing for legal service corporations which shall offer legal insurance. Ought to pass with amendment. Rep. Montplaisir for Banks and Insurance.

Enabling legislation for legal insurance.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

I Legal Service Corporations. Amend RSA by inserting after chapter 419 the following new chapter:

Chapter 419-A

Legal Service Corporations

419-A:1Definitions. As used in this chapter, the following terms shall have the following meaning unless the context requires otherwise:

I. "Legal service corporation" means a non-profit-sharing corporation without capital stock organized under the laws of the state for the purpose of establishing, maintaining and operating a non-profit legal service plan whereby legal services may be provided at the expense of said corporation by attorneys-at-law to subscribers to said plan entitling such subscribers

to payments or benefits in fixed or variable amounts for the cost of legal services;

- II. "Non-profit legal service plan" means any plan or arrangement operated by a legal service corporation under the provisions of this chapter, and whereby the expense of legal services to subscribers and other covered dependents is paid by the corporation to attorneys-at-law of such plans or arrangements;
- III. "Subscriber" means a person to whom a subscription certificate is issued by the corporation and which sets forth the kinds and extent of legal services for which the corporation is liable to make payment and which constitutes the contract between the subscriber and the corporation;
- IV. "Covered dependent" means the spouse, an adult dependent, or a child or an adopted child of the subscriber who is named in the subscription certificate issued to the subscriber and with respect to whom appropriate premium is specified in the certificate.
- 419-A:2 Incorporation; Commissioner Approval. Any person desiring to form a legal service corporation may incorporate under the provisions of RSA 292 subject to the following provisions:
- I. The certificate of incorporation of each such corporation shall have endorsed thereon or attached thereto a statement of the insurance commissioner that he finds the legal service plan to be in accordance with the terms of this chapter.
- II. Said certificate shall include a statement of the territory in which the corporation will operate and a statement of the purposes of such corporation.
- 419-A:3 Certificate of Authority Required; Term; Restriction; Revocation.
- I. No legal service corporation organized under the laws of this state shall do business unless it has obtained a certificate of authority from the insurance commissioner.
- II. No legal service corporation organized under the laws of any other state or country shall do business in this state except as provided in RSA 419-A:10.
 - III. Before a certificate of authority is granted to a corpo-

ration it shall file with the commissioner a full information statement under oath signed by its president and secretary, showing its financial standing and such other information in relation to its condition as may be required by the commissioner.

- IV. If the corporation is found, upon examination made by the commissioner, to have complied with the laws of the state and is deemed by the commissioner to be safe, reliable and entitled to public confidence, he shall, upon payment of a fivehundred dollar fee, issue a certificate of authority.
- V. All such certificates of authority shall expire on April first, but may be renewed upon payment of the annual fee subject to continued compliance with provisions of this chapter and with all other applicable state laws.
- VI. Any such certificate of authority may be revoked upon failure to satisfy the provisions of this chapter.

419-A:4 Form of Contract.

- I. No single contract between any such corporation and its subscribers shall entitle more than one person to benefits, reimbursement or indemnity, except that a single contract may be issued to any person for the benefit of such person and his dependents; to any employer for the benefit of its employees. or any class thereof, and their dependents; to any labor union for the benefit of its members, or any class thereof, and their dependents; to the trustees of any fund established by two or more labor unions or employers or combination thereof for the benefit of their members or employees, or both, or any class thereof, and their dependents; and to any other entity or combination of entities which may be approved by the insurance commissioner.
- II. Such contract shall be in writing and a copy thereof shall be furnished to each subscriber and shall contain the following provisions:
- (a) A statement of the amount payable to the corporation by the subscriber and the manner in which such amount is payable:
- (b) A statement of the amount of benefits, reimbursement or indemnity to be furnished and the period during which it

will be furnished, and, if there are to be exceptions, a detailed statement of such exceptions;

- (c) A statement of terms and conditions upon which the contract may be cancelled or otherwise terminated at the option of either party;
- (d) A statement that the contract includes the endorsements thereon and attached papers, if any, and contains the entire contract;
- (e) A statement that no statements by the subscriber in his application for a contract shall void the contract or be used in any legal proceeding thereunder, unless such application or an exact copy thereof is included in or attached to such contract;
- (f) A statement of the period of grace which will be allowed the subscriber for making any payment due under the contract, which period shall not be less than ten days;
- (g) A statement that each subscriber shall be free to choose any attorney duly authorized to practice his profession in the state of New Hampshire.
- III. For the purposes of this section, "employer" shall include two or more organizations subject to common control through stock ownership or contract.
- 419-A:5 Rates and Contracts to be Approved. No such corporation shall enter into any contract with subscribers unless and until it shall have filed with the insurance commissioner of the state a full schedule of rates to be paid by the subscribers and shall have obtained the said commissioner's approval. The commissioner may refuse such approval if he finds such rates are excessive, inadequate or discriminatory. Expenses of the commissioner incurred for the purpose of determining the proper rates to be charged for such services, including but not limited to the employment of a competent actuary and the expenses of any public hearings, shall be paid by the corporation. No such corporation shall enter into any contract with subscribers until it shall have filed with the commissioner a copy of the form of such contract, including all riders and endorsements thereof, and until the commissioner's approval thereof shall have been obtained.

419-A:6 Management. The board of directors or trustees of

a legal service corporation may consist of members of the public, subscribers, and such persons as may be nominated by the New Hampshire Bar Association. At least seventy percent of the board shall consist of subscribers and other members of the public who are not attorneys, or members of their household, licensed to practice in New Hampshire. The approval of the New Hampshire Bar Association shall be required for the thirty percent of the board who are allowed to be attorneys licensed to practice in New Hampshire. No officer, agent or employee of a legal service corporation shall influence or attempt to influence a subscriber or a covered dependent in his choice of attorneyat-law.

419-A:7 Agreements for Payment of Legal Services. Any legal service corporation may enter into contracts for the payment of legal services to the subscribers or members of similar non-profit service corporations of other states, subject to the supervision of such other states, or of counties of this state in which the corporation does not transact business, and shall have the right to reimburse any other non-profit legal service corporation or attorneys-at-law of another state or of counties of this state in which the corporation does not transact business, for services rendered to its subscribers and their dependents at the same schedule of fixed or variable amounts for the cost of legal services. There shall be included in the minutes of the board of trustees or directors of every such organization a record of the approval of payments made to attorneys-at-law. The corporation shall maintain in its office complete records of all legal services rendered subscribers and covered dependents, including the kind of services rendered, the amounts claimed for such services by attorneys-at-law and the amount paid by the corporation. No payment to any attorney-at-law shall be authorized by the board of trustees or board of directors except in accordance with a plan of payments adopted by the board and recorded in the minutes of the meeting.

419-A:8 Reports and Examinations. Every such corporation shall annually, on or before the first day of March, file in the office of the insurance commissioner of the state a statement, verified by at least two of its principal officers, showing its condition on the thirty-first day of December next preceding, which shall be in such form and contain such matters as the commissioner shall prescribe. Examination of the financial condition

of each such corporation by the insurance commissioner or his representative shall be made at least once every three years. The insurance commissioner, or any deputy or examiner or any other person whom he shall appoint, shall have the power of visitation and examination into the affairs of any such corporation and free access to all of the books, papers and documents that relate to the business of the corporation, and may summon and qualify witnesses under oath and examine its officers, agents, or employees or other persons in relation to the affairs, transactions and condition of the corporation. All costs of such examinations shall be paid by the corporation. All costs of acquisition and of management activities shall be under the supervision of the insurance commissioner.

419-A:9 Liquidation or Merger. Every such corporation shall be subject to liquidation, dissolution or reorganization and such proceeding shall be under the supervision of the insurance commissioner who shall have such powers hereunder as he possesses in reference to domestic insurance corporations. Any legal service corporation may merge with any other legal service corporation or corporations subject to the approval of the insurance commissioner.

419-A:10 Reciprocity. Any corporation organized under the laws of another state or country which, as to the state of organization, is a legal service corporation as defined by RSA 419-A:1, and which the insurance commissioner finds has fully complied with the laws of such other state or country, shall be entitled to do business within this state, subject to the provisions of this chapter, after obtaining a certificate of authority to do so as provided by RSA 419-A:3; provided, however, that no such corporation organized under the laws of another state or country shall be entitled to such certificate of authority to do business in this state unless such other state or country grants substantially similar rights and privileges to legal service corporations organized under the laws of this state. The insurance commissioner shall determine whether such rights and privileges granted by other states or countries are substantially similar to those granted by this state, and his determination shall be final.

419-A:11 Insurance Companies Not Affected. Any insurance company authorized by law in this state to make any contract for accident and health insurance or liability insurance

may, when licensed by the commissioner, issue benefits in fixed or variable amounts for the cost of legal services.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 206

providing that if the insured prevails in a declaratory action against the insurer, he shall receive costs and attorneys' fees. Ought to pass. Rep. Paul McEachern for Banks and Insurance.

Protects consumer against wrongful refusal of insurance company to provide coverage.

Ordered to third reading.

SJR 22

to reimburse Charles and Catherine Valenti for damage to their water supply. Ought to pass. Rep. Arthur E. Thompson for Claims, Military and Veterans Affairs.

All evidence indicated claim is justified.

Ordered to third reading.

SB 113

establishing the Franklin Pierce Law Center. Refer to an interim study committee consisting of members of the House Education Committee and the New Hampshire Post Secondary Education Commission to report not later than December 1, 1973. Rep. Matheson for Education.

It is recommended that this important and far reaching bill be given more thorough study by an interim study committee of the House Education Committee and the New Hampshire Post Secondary Education Commission to report back not later than December 1, 1973.

Referred to an interim study committee consisting of members of the House Education Committee and the New Hampshire Post Secondary Education Commission to report not later than December 1, 1973.

SB 149

relative to the location of hearings for proposed electric power plant and major transmission siting. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Amended to include oil refineries under the siting procedure. Also to require public hearings to be held alternately in the local area and in Concord and the first hearing to be held within two months after receipt of an application. The site committee was increased by adding a local representative of the municipality involved.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to electric power plant, oil refinery, and transmission siting and construction procedure.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

l New Title. Amend RSA 162-F (supp), by striking out the title of said chapter and inserting in place thereof the following:

Electric Power Plant, Oil Refinery, and Transmission Siting and Construction Procedure.

- 2 Oil Refineries Included, Amend RSA 162-F (supp) by inserting after section 1 the following new section:
- 162-F:1-a Oil Refineries. The provisions of this chapter, whenever appropriate, shall be applied to any oil refineries to be constructed within the state of New Hampshire.
- 3 Addition to Site Evaluation Committee. Amend RSA 162-F:3 (supp), as inserted by 1971, 351:1, by striking out said section and inserting in place thereof the following:
- 162-F:3 Site Evaluation Committee. The bulk power supply facility site evaluation committee shall consist of the executive director and the chief aquatic biologist of the water supply and pollution control commission, the commissioner of the department of resources and economic development, the

director of fish and game, the director of the office of planning, the chairman of the water resources board, the director of the radiation control agency, the executive secretary of the air pollution control commission, the commissioner of the department of health and welfare, the director of the division of parks, the director of the division of resources, the chairman of the public utilities commission and the chief engineer of the public utilities commission. The director of water supply and pollution control commission shall be chairman of the committee. Provided that in the event there is created an agency or department whose function is the protection and preservation of the environment of the state, then the director of that agency shall be the chairman of the committee. The governing body of each municipality wherein the principal siting of facilities are proposed, whether wholly or partially therein, shall select a member from its governing body to act as a full member on the site evaluation committee for the duration of the site evaluation within the municipality with the additional authority to report siting progress directly to the municipality.

4 Public Hearings. Amend RSA 162-F:7 (supp) as inserted by 1971, 357:1 by striking out the unnumbered introductory paragraph and paragraph I of same and inserting in place thereof the following:

162-F:7 Public Hearing; Studies; Rules. Upon receipt of an application for a certificate of site and facility, pursuant to RSA 162-F:6, the site evaluation committee and the commission shall hold a joint public hearing in the county in which the proposed facility is to be located within sixty days and shall publish a public notice not less than twenty-one days before said hearing in each newspaper having a regular circulation in the affected area describing the location of the proposed facilities.

I. Such public hearing shall be a joint hearing with such other agencies as have jurisdiction over the subject matter and be deemed to satisfy all initial requirements for public hearings under statutes requiring permits relative to environmental impact. The site evaluation committee and the commission shall hold the initial public hearing in the county in which the proposed facility is to be located. Subsequent public hearings on an application may, as the site evaluation committee and the com-

mission deem necessary, shall be held alternately in the county in which the proposed facility is to be located and in Concord, New Hampshire, provided there is adequate notice as to the time and place of the hearing.

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 81

establishing a Commission on Children and Youth. Ought to pass. Rep. Duprey for Executive Departments and Administration.

This bill establishes a commission on children and youth to take over the work of the present commission on laws affecting children. No appropriation in this bill.

Rep. George E. Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

(discussion)

Reps. Duprey and McLane spoke against the motion.

Rep. Daniel J. Healy wished to be recorded against SB 81.

A division was requested.

 $127\ \mathrm{members}$ having voted in the affirmative and 119 in the negative, the motion prevailed.

Rep. Haller challenged the vote.

Rep. Shea challenged the presence of a quorum and subsequently withdrew her request.

134 members having voted in the affirmative and 129 in the negative, the motion prevailed.

Rep. George E. Gordon requested a quorum count.

274 members having answered the call, a quorum was declared present.

Rep. Shea requested a roll call, subsequently withdrew her request, and requested another division.

144 members having voted in the affirmative and 124 in the negative, the motion prevailed.

Rep. Daniel J. Healy had he been permitted to enter the House to vote on SB 81, would have voted "no".

RECONSIDERATION

Rep. Nelson moved Reconsideration on SB 81.

Reps. Haller and McLane spoke in favor of Reconsideration.

Reps. Rock and Nelson moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Hildreth requested a roll call. Seconded by Reps. Copenhaver, McLane, Wuelper, Wilcox and Tucker.

ROLL CALL

YEAS: 125 NAYS: 151

YEAS

BELKNAP COUNTY:

French, Matheson, Nighswander, Wuelper, Bowler, Roberts, Charles B., Roberts, George B., Hildreth.

CARROLL COUNTY:

Duprey, Conley, Chase, Claflin, Allen.

CHESHIRE COUNTY:

Johnson, Edward A., Stevens, Anthony, Ladd, Dunham, Hackler, Milbank, Heald, Cleon E., Scranton.

Coos County:

Hunt, Burns, Richardson, Mabel L.

GRAFTON COUNTY:

Gallen, Tilton, Fimlaid, Mann, Ezra B., Altman, Gemmill,

Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Merrill, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Murray, Fred E., Colburn, Knight, Van Loan, Brown, G. Winthrop, Spalding, Kenneth W., Hall, Lint, Bednar, Bergeron, Polak, Currier, Ethier, McLaughlin, Parker, Gerry F., Woodruff, Cote, Margaret S., Ouellette, Sullivan, David T., Coutermarsh, Daniels, Smith, Craig D., Spirou, Bruton, Cullity, Shea, Dupont, McDonough, Gardner, Gelinas, O'Neil, Dorthea M., Lynch, Levasseur, Bernier.

MERRIMACK COUNTY:

Thompson, Arthur E., Sherman, Parker, Harry C., Hanson, Gamache, Plourde, Bartlett, Cushman, Haller, McLane, Newell, Woodward, Noble.

ROCKINGHAM COUNTY:

Wilson, Helen F., Skinner, Barka, Goff, Elizabeth E., Roy, Vesta M., Tuttle, Sanborn, Simard, Rogers, Hamel, Akerman, Eastman, Junkins, Page, Stevens, Elliot A., Ellis, Greene, Maynard, Palfrey, Splaine, Cotton, McEachern, Joseph A., Call, McEachern, Paul.

STRAFFORD COUNTY:

Dudley, Plumer, Maloomian, Hebert, Meserve, Tanner, Thompson, Barbara C., Winkley, Richardson, Harriett W. B.

SULLIVAN COUNTY:

Townsend, Sara M., Rousseau, Buckley, Spaulding, Roma A., Tucker, Frizzell, Olden, Williamson.

NAYS

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Randlett, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Cox, Davis, Dorothy W., Webster, T. Anne.

CHESHIRE COUNTY:

Johnson, Elmer L., Slicer, Savage, Forcier, Gordon, Anne B., Turner, Ames, Streeter, Drew.

Coos County:

Huggins, Metcalf, Lee, Kidder, Victor L., Oleson, Fortier, Desilets, Pryor, Brungot, Gagnon.

GRAFTON COUNTY:

Curran, Chamberlin, Stevenson, Bradley, Richard L., Clark, Jones, Anthony K., Anderson, Fayne E., Jones, Albert C., Buckman, Harrison, Krainak, Eaton, Myrl R.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Cary, Karnis, Eaton, Clyde S., Heald, Philip C., Warren, E. George, Thomson, Harold E., Perkins, Arnold B., Nelson, Bragdon, Coburn, Boyd, Carswell, Lyons, Alukonis, Nutting, Rock, Record, Trombly, Winn, John T., Winn, Cecelia, L., Charest, Desmarais, Lachance, Lefebvre, Migneault, Aubut, Boisvert, Chasse, Romeo A., Mason, Wilcox, Erickson, Lebel, Bourassa, Horan, Sullivan, Mary J., Taber, Healy, George T., MacDonald, Thibeault, P. Robert, Grady, D'Allesandro, Sweeney, Martineau, Allard, Lambert, Lesmerises.

MERRIMACK COUNTY:

Chandler, Deoss, Boucher, Laurent J., Rice, Gordon, George E., Mattice, Thompson, Doris L., Wiggin, Elmer S., Daniell, Fisher, Andersen, Chris K., Davis, Alice, Jones, H. Gwendolyn, Rich, Harriman, Wilson, Ralph W.

ROCKINGHAM COUNTY:

King, Davis, Roy W., Kashulines, Soule, Thibeault, George J., Gay, MacGregor, Read, Belair, Campbell, DeCesare, Spollett, Webster, Clarence L., Cummings, Erler, Schwaner, Tavitain, Estabrook, Cunningham, Parr, Brown, Benjamin A., Sewall, Griffin, Dame.

STRAFFORD COUNTY:

Rowell, Joncas, Bouchard, Tibbetts, Ineson, Ruel, Sylvain, Preston, Tripp, Leighton, Bernard, Donnelly, Kincaid, Parnagian, Pray.

SULLIVAN COUNTY:

Barrus, Roy, Mary R., Brodeur, D'Amante, Wiggins, George I.

and Reconsideration lost.

Reps. Roderick H. O'Connor, Underwood and Close wished to be recorded in favor of Reconsideration.

Rep. Daniel J. Healy wished to be recorded against Reconsideration.

(Speaker in the Chair)

PERSONAL PRIVILEGE

Rep. Daniel J. Healy rose on a point of personal privilege.

POINT OF ORDER

Rep. Russell C. Chase rose on a point of order.

COMMITTEE REPORTS CONTINUED

SB 233

establishing a commission to recommend three candidates for all judicial appointments. Refer to Judicial Council for interim study. Rep. H. Gwendolyn Jones for Judiciary.

Would establish a ten man commission to nominate the governor candidates for judgeships.

Referred to Judicial Council for interim study.

SB 179

abolishing the restriction prohibiting state liquor stores from operating within close proximity to schools, churches and parish hourses. Ought to pass with amendment. Rep. Twigg for Liquor Laws.

It is the policy of the Liquor Commission to hold a public hearing where a store location is proposed which would be within close proximity to a church or school or where the rights of any abutter might be adversely affected.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

I Limitation on Location of State Stores. Amend RSA 177:1 by striking out in line six the word "three" and inserting in place thereof the following (two) so that said section as amended shall read as follows:

177:1 State Stores. The commission may lease and equip

in the name of the state, such stores, warehouses, and other merchandising facilities for the sale of liquor as are necessary to carry out the provisions hereof. Any lease or contract made pursuant hereto shall be approved by the attorney-general before becoming effective. No such store shall be operated within two hundred feet of any public or private school, church, chapel or parish house.

Amendment adopted.

Ordered to third reading.

SB 112

relative to neglected, delinquent and abused children. Ought to pass with amendment. Rep. Daniell for Public Health and Welfare.

The bill as amended is limited to transferring the sub-division relating to reporting of neglected children into RSA 169 where it appropriately belongs.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to neglected and abused children.

Amend the bill by striking out sections 1 through 6 and by renumbering sections 7, 8, and 9 to read

1 2 and 3 respectively.

Amendment adopted.

Ordered to third reading.

SB 34

relative to requiring certain foreign corporations to file a copy of their corporate charter and a copy of their record of organization with the secretary of state and relative to the content of annual returns of corporations and other associations. Ought to pass with amendment. Rep. Cate for Statutory Revision.

This bill requires a foreign corporation registering to do business in this state to file with the secretary of state all of the record of organization as is required from a resident corporation which is incorporated in this state. It also requires a foreign corporation registering to do business in this state to file with the secretary of state a copy of its corporate charter.

AMENDMENT

Amend RSA 300:4, I, (d) as inserted by section 1 of the bill by striking out said subparagraph and inserting in place thereof the following:

(d) A true and certified copy of the corporate charter shall be presented to the secretary of state by the registered agent upon demand and at no cost to the secretary of state. Failure to comply with such demand shall subject the corporation to the provisions of RSA 300:10-a.

Amendment adopted.

Ordered to third reading.

SB 2

to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons seventy years of age or older, under certain circumstances. Ought to pass with amendment. Rep. Hall for Ways and Means.

This bill as amended has essentially the same provisions as elderly exemption legislation already passed by the House and is consistent with Ways and Means recommended elderly exemption program.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

to provide partial exemption from real estate taxes for persons sixty-five years of age or older.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

- 2 Condition; Social Security, Retirement, Pension or Veterans Benefits. Amend RSA 72:40 by striking out said section and inserting in place thereof the following:
- 72:40 Conditions. No exemption shall be allowed under RSA 72:39 unless the person applying therefor:
- I. Has resided in this state for at least five years preceding April first in the year in which the exemption is claimed;
- II. Had in the calendar year preceding said April first a net income from all sources of less than five thousand dollars, or if married, a combined net income of less than six thousand dollars, such net income to be determined by deducting from all monies received from any source whatsoever the amount of any of the following or the sum thereof:
 - (a) Life Insurance paid on the death of an insured;
- (b) Expenses and costs incurred in the course of conducting a business enterprise;
 - (c) Proceeds from the sale of assets;
- (d) Social security, retirement, pension, or veterans benefits received.
- III. Owns assets of any kind, tangible or intangible, less bona fide encumbrances, not in excess of thirty-five thousand dollars.
- 3 Effective Date. This act shall take effect April 1, 1973, and shall apply with respect to the tax year commencing on that date.

Rep. George I. Wiggins moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

Rep. Hall explained the committee report.

Rep. Wiggins withdrew his motion.

Amendment adopted.

Ordered to third reading.

SB 153

relative to exemptions allowed applicable to legacies and

succession tax to non-related persons. Inexpedient to legislate. Rep. Gerry F. Parker for Ways and Means.

Bill would have created too much confusion.

Resolution adopted.

SB 237

relative to food programs operated for benefit of elderly on school property. Ought to pass with amendment. Rep. Vesta M. Roy for Public Health and Welfare.

Bill would permit local school boards to use school property and equipment to feed elderly citizens. Meals not to interfere with normal school activities and may be sold for a fixed price or on an individual ability to pay.

AMENDMENT

Amend RSA 199:22-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

199:22-a Use to Feed Elderly.

- I. Any school board may operate or allow to be operated for the benefit of persons age sixty or over a meal program on school property including the use of school equipment. Such program may be operated on a profit basis and any surplus funds may be used to defray expenses or otherwise as the school board shall direct. Provided that such program shall be operated at no expense to the district and shall not interfere with the education of the students. The price charged for any meal may be based on the recipient's ability to pay as determined by the school board.
- II. The use in such program of food service equipment, food, and other items which are restricted in use to the benefit of the students is not authorized by this section unless such program is granted the permission upon such conditions as the restricting federal or state authority deems necessary. In addition to any such conditions, the school board shall maintain such records as will accurately reflect the percentage of use of school property, school food service equipment, food, and other such restricted items between the geriatric program and the child nutrition program. Further, insofar as practicable, grants in aid for replacement and original equipment shall be re-

quested on the basis of the percentage of use from both available child nutrition funds and from available geriatric program grants.

Amendment adopted.

Ordered to third reading.

SENATE MESSAGES

CONCURRENCE HB WITH SENATE AMENDMENT

HB 910, relative to protecting consumers in the sale of consumer goods.

(Amendment printed SJ June 20)

Rep. Frizzell moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. McManus, Record, Dudley and Nutting.

 $\rm HB~503,$ establishing an administrative procedure act and making an appropriation therefor.

(Amendment printed SJ June 20)

Rep. McLane moved that the House concur with the Senate amendment.

Adopted.

HB 577, relative to child placing and the care of children.

(Amendment printed SJ June 20)

Rep. Russell C. Chase moved that the House concur with the Senate amendment.

Adopted.

HB 327, permitting various types of financial institutions

in New Hampshire to organize and/or participate in service corporations.

(Amendment printed SJ June 20)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

HB 644, relative to the holder in due course doctrine.

(Amendment printed SJ June 20)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

HB 802, permitting the city of Franklin to suspend the verification of the checklist.

(Amendment printed SJ June 20)

Reps. Ethier and Burleigh moved that the House concur with the Senate amendment.

Adopted.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

SB 66, to provide for continued monitoring of Old Man of the Mountains rock formation, and making an appropriation therefor.

SB 67, changing the compensation of certain state law enforcement employees.

- SB 70, relative to per diem paid monthly to employees of the state police for expenses incurred in the performance and discharge of their duties.
- SB 76, relative to tuition payments for handicapped children and making an appropriation therefor.
- SB 78, relative to representation for neglected and abused children.
- SB 88, relative to professional mental health evaluations of minors.
- SB 89, providing for vested benefits for teacher members of group I who terminate after completing ten years of creditable service payable in accordance with the applicable service retirement benefits formula and making an appropriation therefor.
- SB 100, providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973.
- SB 107, providing full creditation for teacher members of group I under the New Hampshire retirement system and making an appropriation therefor.
- SB 110, relative to service retirement benefits under the New Hampshire Retirement System.
- SB 111, providing for the merger of the New Hampshire Teachers' Retirement System into the New Hampshire Retirement System and the protection of the benefits of all persons affected thereby.
- SB 165, providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women.
 - SB 172, relative to the marine fisheries fund.
 - SB 198, relative to the licensing of alarm installers.
 - SJR 8, relative to retirement credit for Mary S. Downey.
 - SIR 16, relative to retirement credit for Thomas A. Bolton.
- SB 104, providing for the acquisition of Gile Forest and making an appropriation therefor.

- SB 155, relative to limitations on the loaning authority of building and loan associations, cooperative banks and savings and loan associations.
- SB 173, providing for legal service corporations which shall offer legal insurance.
- SB 206, providing that if the insured prevails in a declaratory action against the insurer, he shall receive costs and attorneys' fees.
- SJR 22, to reimburse Charles and Catherine Valenti for damage to their water supply.
- SB 149, relative to electric power plant oil refinery and transmission siting and construction procedure.
- SB 179, abolishing the restriction prohibiting state liquor stores from operating within close proximity to school, churches and parish houses.
 - SB 112, relative to neglected and abused children.
- SB 34, relative to requiring certain foreign corporations to file a copy of their corporate charter and a copy of their record of organization with the secretary of state and relative to the content of annual returns of corporations and other associations.
- SB 2, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons seventy years of age or older, under certain circumstances.
- SB 237, relative to food programs operated for benefit of elderly on school property.

RECESS

AFTER RECESS

(Deputy Speaker in the Chair)

ENROLLED BILLS AMENDMENT

SB 187, clarifying the authority of county conventions to set salaries, relative to the payment of certain Merrimack county salaries, and relative to the per diem of the Merrimack county executive committee.

AMENDMENT

Amend section 3 of the bill by striking out paragraph II.

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENT

SB 187, clarifying the authority of county conventions to set salaries, relative to the payment of certain Merrimack county salaries, and relative to the per diem of the Merrimack county executive committee.

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 408, providing for insurer notifications to employee under group or blanket accident and health insurance policy that premium is not remitted.

(Amendment printed SJ June 20)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

HB 591, amending the Rochester city charter by increasing the size of the city council and the school board from twelve to fifteen elected members each, and providing for the election of three members each from each ward for two year terms.

(Amendment printed SJ June 20)

Rep. LaRoche moved that the House concur with the Senate amendment.

Adopted.

 ${
m HB}$ 257, relative to the prohibition of certain promotional games.

(Amendment printed SJ June 20)

Rep. Russell C. Chase moved that the House nonconcur

with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Fred E. Murray, Altman, Cate and Doris L. Thompson.

HB 739, relative to the selection of engineers and architects.

(Amendment printed SJ June 20)

Rep. McLane moved that the House concur with the Senate amendment.

At the request of Rep. George E. Gordon, Rep. Newell explained the amendment.

Adopted.

HB 976, relating to savings bank investments in mobile home loans.

(Amendment printed SJ June 20)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

HJR 47, providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire state prison.

(Amendment printed SJ June 20)

Rep. Cleon E. Heald moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Cleon E. Heald, Zechel, Mc-Manus and Buckley.

Rep. George E. Gordon requested a quorum count.

248 members having answered the call, a quorum was declared present.

COMMITTEE REPORTS CONTINUED

SB 256

extending the application period for licensed public accountants. Ought to pass with amendment. Rep. Tucker for Executive Departments and Administration.

Extends deadline for securing a public accountant license to September 5, 1973, for good and legitimate reason only.

AMENDMENT

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Application. Amend RSA 309-A:8 (supp) as inserted by 1971, 523:1 by inserting after paragraph II the following new paragraph:

II-a Any person, except a person who was serving in the armed forces as of September 5, 1971, seeking a public accountant license, who for good and legitimate reason was unable to apply for said license, or who had failed through no fault of his own to file a certificate of intention previous to September 5, 1972 in accordance with RSA 309-A:8, II, but who had on that date the qualifications prescribed in RSA 309-A:8, I, may with the approval of the board be entitled to a license as a public accountant, providing he applies on or before September 5, 1973.

3 Effective Date. This act shall take effect upon its passage. Amendment adopted.

Ordered to third reading.

SB 249

relative to education in the field of property tax administration and making an appropriation therefor. Inexpedient to legislate. Rep. Gerry F. Parker for Ways and Means.

Intent of bill could not be achieved by this approach. Resolution adopted.

SJR 19

making an appropriation for the planning and design of the proposed Alan B. Shapard state park in Derry. Ought to pass with amendment. Rep. Classin for Resources, Recreation and Development.

Resolution provides for continuing activity on proposed Alan B. Shepard state park in Derry. Amendment deletes appropriation.

AMENDMENT

Amend the title of the joint resolution by striking out the same and inserting in place thereof the following:

JOINT RESOLUTION

relative to the planning and design of the proposed Alan B. Shepard state park in Derry.

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That as funds may become available the department of resources and economic development is encouraged and directed to hold public hearings and to have designs and plans prepared for a proposed new state park at the Shepard homestead lands in Derry or such other site in Derry as may be deemed suitable for the purposes hereinbefore stated.

Said plans should include but not be limited to the consideration of including a museum on the premises which reflects the career of Admiral Shepard in this nation's space program. The National Aeronautics and Space Administration and other appropriate agencies, including local town and state officials and individuals are to be contacted in order to develop said plans fully.

Reps. Read and Barka spoke against the amendment.

Rep. Oleson spoke in favor of the amendment.

(discussion)

Rep. Claffin explained the committee report.

Amendment adopted.

Ordered to third reading.

SCR 9

memorializing the commissioner of public works and highways to proceed with the construction of the Nashua-Hudson Circumferential Highway as rapidly as funds become available. Ought to pass. Rep. Dame for Public Works.

All testimony at the hearing was in favor of this SCR.

Ordered to third reading.

SB 196

relative to collective bargaining rights of public employees. Inexpedient to legislate. Rep. Rice for Labor, Human Resources and Rehabilitation

Resolution adopted.

SB 130

to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability. Ought to pass with amendment. Rep. Alukonis for Judiciary.

Would allow towns and school districts to insure their officials against liability.

AMENDMENT

Amend the introductory paragraph of RSA 31:99 as inserted by section 1 of the bill by striking out said introductory paragraph and inserting in place thereof the following:

A city, town, county, village district or precinct, school district, supervisory union, or any other municipal corporation or political subdivision authorized by the state, may indemnify and save harmless any person employed by it and any member or officer of its governing board, administrative staff or agencies, including but not limited to selectmen, school board members, city councillors and aldermen, town and city managers, and superintendents of schools from personal financial loss and expense including reasonable legal fees and costs, if any, arising out of any claim, demand, suit, or judgment by reason of:

Amend the bill by striking out section 2 of same and inserting in place thereof the following:

2 Effective Date. This act shall take effect six months after its passage.

Rep. Bednar moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke in favor of the motion.

(discussion)

Reps. Albert C. Jones, Hackler and Harold E. Thomson spoke in favor of the motion.

Rep. Frizzell explained the committee report.

Rep. Buckley spoke against the motion.

Motion lost.

Amendment adopted.

Ordered to third reading.

SB 221

to increase resident fishing and hunting license fees and non-resident fishing license fees. Inexpedient to legislate. Rep. Chamberlin for Fish and Game.

Covered by HB 922.

Resolution adopted.

SB 29

to authorize the director of fish and game to open hunting and fishing seasons to residents other than during the regular season. Inexpedient to legislate. Rep. Scott for Fish and Game.

Committee felt bill had merit but some subject matter covered in HB 922.

Rep. Maynard moved that SB 29 be referred to the Joint Committee on Fish and Game for interim study, and spoke in favor of the motion.

Rep. Chamberlin spoke in favor of the motion.

Motion lost.

Resolution adopted.

SB 270

to repeal charters of certain corporations. Ought to pass with amendment. Rep. Noble for Executive Departments and Administration.

Simply a housekeeping bill.

AMENDMENT

Amend section 1 by striking out the following named corporations:

B. & B. Realty, Incorporated (Portsmouth, 1968)

Boo Sun, Inc. (Plaistow, 1971)

Capital Development Company, Inc. (Gilford, 1970)

Car-Dot Corporation (Amherst, 1967)

Cly-Ron Development Corp. (Chester, 1968)

Cooper-Widman, Inc. (Concord, 1969)

DemTech Industries, Inc. (Newport, 1968)

Greenfield Industries, Inc. (Greenfield, 1955)

Hansbury-McPherson Associates, Inc. (Plaistow, 1969)

Lincoln Properties, Incorporated (Lincoln, 1971)

Maritronics Corporation (New Castle, 1970)

Marshall Farms, Inc. (Exeter, 1968)

Noble-Belisle Machinery, Inc. (Lebanon, 1945)

Rene Rancourt, Inc. (Portsmouth, 1968)

Steam Village and Museum, Inc. (formerly Knox Restaurants, Inc., formerly Knox Properties, Incorporated, Gilford, 1948)

Storrs Street Inc. (Concord, 1969)

Tobey Const. Co., Inc. (Deering, 1967)

Amend section 1 by inserting in the proper alphabetical sequence the following:

Goguen Flooring Co., Inc. (Pelham, 1971)

Union of State and Local Employees (Portsmouth, 1972)

Amendment adopted.

Ordered to third reading.

SENATE MESSAGES

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 857, permitting public employees to enter into a de-

ferred compensation plan and authorizing the purchase of insurance and annuity contracts.

(Amendment printed SJ June 20)

Rep. McLane moved that the House concur with the Senate amendment.

Adopted.

HB 150, providing for solid waste disposal and resource recovery.

(Amendment printed SJ June 20)

Rep. Greene moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Scamman, Milbank, Lint and David J. Bradley.

CHANGES OF CONFEREES ON SB 257

Rep. Anne B. Gordon replacing Rep. Cate.

(Speaker in the Chair)

COMMITTEE REPORTS CONTINUED

SB 131

relative to a mandatory penalty for illegal sales of narcotics for profit. Inexpedient to legislate. Rep. Nighswander for Judiciary.

Same general subject has been killed three times.

Rep. T. Anne Webster moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion)

Rep. Frizzell explained the committee report.

Reps. Nighswander and Record spoke against the motion.

Reps. Twigg and Schwaner spoke in favor of the motion.

Rep. Paul McEachern moved that SB 131 be laid on the table.

On a vv the Speaker was in doubt and requested a division.

The Speaker requested a quorum count.

312 members having answered the call, a quorum was declared present.

180 members having voted in the affirmative, and 118 in the negative, HB 131 was laid on the table.

Rep. Winkley requested a roll call.

Seconded by Reps. James E. Murray, Donnelly, Marsh, William P. Boucher, T. Anne Webster, Lebel and Gorman.

ROLL CALL

Yeas: 175 Nays: 137

YEAS

STRAFFORD COUNTY:

Colby, Dudley, Plumer, Maloomian, Chasse, Peter N., Meserve, Tanner, Tibbetts, Thompson, Barbara C., LaRoche, Sylvain, Leighton, Kincaid, O'Connor, Roderick H., McManus, Pray.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Spaulding, Roma A., Tucker, Brodeur, Scott, Frizzell, Olden, Williamson.

BELKNAP COUNTY:

French, Matheson, Nighswander, Wuelper, Bowler, Roberts, George B., Hildreth, Pierce.

CARROLL COUNTY:

Cox, Davis, Esther M., Duprey, Chase, Claffin.

CHESHIRE COUNTY:

Galloway, Stevens, Anthony, Hackler, Gordon, Anne B., Raymond, Heald, Cleon E, Nims, Drew, Scranton.

Coos County:

Hunt, Drake, Burns, Oleson, Fortier, Desilets, Lemire, George, Gagnon, Theriault.

GRAFTON COUNTY:

Gallen, Tilton, Fimlaid, Mann, Ezra B., Altman, Jones, Albert C., Gemmill, Bell, Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Merrill, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Mann, Arthur F., Eaton, Clyde S., Warren, E. George, Perkins, Arnold B., Harvell, Van Loan, Brown, G. Winthrop, Ferguson, Boyd, Hall, Lint, Lyons, Bergeron, Smith, Leonard A., Seamans, Ethier, Parker, Gerry F., Record, Zechel, Trombly, Woodruff, Winn, John T., Charest, Desmarais, McGlynn, Mason, Ouellette, Sullivan, David T., Wilcox, Erickson, Daniels, Zachos, Nardi, Smith, Craig D., Spirou, Bruton, Cote, Joseph L., Cullity, Barrett, William F., Dupont, Healy, Daniel J., McDonough, Gardner, Gelinas, O'Neil, Dorthea M., D'Allesandro, Lemire, Armand R., Bernier, Lambert.

MERRIMACK COUNTY:

Kidder, William F., Sherman, Bigelow, Parker, Harry C., Hanson, Boucher, Laurent J., Enright, Gamache, Bartlett, Perkins, John B., Cushman, Thompson, Doris L., Wiggin, Elmer S., Daniell, Fisher, Piper, Cate, Haller, Davis, Alice, McLane, Newell, Underwood, Rich, Wilson, Ralph W., Hager.

ROCKINGHAM COUNTY:

Stimmell, Barka, Belair, Goff, Elizabeth E., Roy, Vesta M., Spollett, Cummings, Goodrich, Hoar, Sanborn, Simard, Akerman, Casassa, Cunningham, Brown, Benjamin A., Collishaw, Eastman, Junkins, Page, Sewall, Scamman, Weeks, Maynard, Griffin, Splaine, Cotton, McEachern, Joseph A., Call, Connors, McEachern, Paul.

NAYS

STRAFFORD COUNTY:

Rowell, Joncas, Hebert, Ineson, Ruel, Winkley, Preston, Tripp, Bernard, Donnelly, Parnagian.

SULLIVAN COUNTY:

Barrus, Rousseau, Roy, Mary R., Burrows, Lewko, Wiggins, George I.

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Randlett, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Conley, Davis, Dorothy W., Allen, Webster, T. Anne.

CHESHIRE COUNTY:

Johnson, Edward A., Johnson, Elmer L., Savage, Forcier, Milbank, Turner, Ames, Streeter.

Coos County:

Huggins, Metcalf, Bushey, Lee, Richardson, Mabel L., Kidder, Victor L., Pryor, Brungot.

GRAFTON COUNTY:

Curran, Chamberlin, Stevenson, Bradley, Richard L., Clark, Jones, Anthony K., Anderson, Fayne E., Buckman, Harrison, Krainak, Duhaime, Eaton, Myrl R.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Murray, Fred E., Heald, Philip C., Colburn, Thomson, Harold E., Knight, Nelson, Bragdon, Spalding, Kenneth W., Coburn, Carswell, Dwyer, Alukonis, Bednar, Nutting, Polak, McLaughlin, Rock, Cote, Margaret S., Winn, Cecelia, L., Lachance, Lefebvre, Aubut, Boisvert, Chasse, Romeo A., Lebel, Bourassa, Murphy, Shea, Clancy, Taber, Healy, George T., MacDonald, Thibeault, P. Robert, Grady, O'Connor, Timothy K., Vachon, Lynch, Lamy, Allard.

MERRIMACK COUNTY:

Thompson, Arthur E., Chandler, Deoss, Rice, Gordon, George E., Kopperl, Mattice, Humphrey, James A., Andersen, Chris K., Tarr, Harriman.

ROCKINGHAM COUNTY:

King, Benton, Davis, Roy W., Wilson, Helen F., Boucher, William P., Kashulines, Skinner, Soule, Thibeault, George J., Gay, Gorman, MacGregor, Campbell, DeCesare, Sayer, Webster, Clarence L., Erler, Schwaner, Tavitian, Estabrook, Rogers, Hamel, Parr, Twardus, Stevens, Elliot A., Ellis, Greene, Dame. and the motion to lay SB 131 on the table prevailed.

Rep. Colburn wished to be recorded as opposed to SB 131.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT HB 836, expanding the jurisdiction of the public utility commission to regulate water companies as public utilites, except for municipal water companies.

(Amendment printed SJ June 20)

Rep. McLane moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hoar, Hildreth, Bernier and Duprey.

COMMITTE REPORTS CONTINUED

SB 181

relative to participation in New England power pool. Ought to pass. Rep. Woodruff for Interstate Cooperation.

This bill allows a utility to own property in another state and to enter into an agreement to exchange power.

Rep. Estabrook moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke in favor of the motion.

(discussion)

Reps. Knight, Harry C. Parker and Coutermarsh spoke against the motion.

Rep. George B. Roberts, Jr. explained the bill.

Reps. Pryor, A. C. Jones, Theriault and Daniell spoke in favor of the motion.

Rep. Gardner moved that SB 181 be referred to the Joint Committee on House and Senate Interstate Cooperation for interim study and report by June 1, 1974.

Rep. George B. Roberts, Jr. spoke against the motion.

Rep. Oleson spoke in favor of the motion.

Referred to the Joint Committee on House and Senate Interstate Cooperation for interim study and report by June 1, 1974.

RECONSIDERATION

Rep. Barka moved Reconsideration on SB 181. Reconsideration lost.

NONCONCURRENCE SB WITH HOUSE AMENDMENT REOUEST COMMITTEE OF CONFERENCE

SB 2, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons seventy years of age or older, under certain circumstances.

The President appointed Sens. Downing, Foley and Green.

Rep. Sayer moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Sayer, Nutt, Hall and Nardi.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

SB 256, extending the application period for licensed public accountants.

SJR 19, making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry.

SCR 9, memorializing the commissioner of public works and highways to proceed with the construction of the Nashua-Hudson Circumferential Highway as rapidly as funds become available.

SB 130, to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability.

SB 270, to repeal charters of certain corporations.

RECESS AT THE CALL OF THE SPEAKER AFTER RECESS

SENATE MESSAGE NONCONCURRENCE

HB 165, relative to granting of licenses for hawkers and peddlers.

HB 913, relative to the advertising of liquor and beverages.

HB 547, authorizing housing authorities to recognize unions and enter into collective bargaining contracts with such unions.

HB 624, relative to filing estimates of business profits tax.

HB 974, relative to the high school equivalency examination.

 $\rm HB$ 557, exempting dividends of New Hampshire bank holding companies from the interest and dividend tax.

HB 1040, classifying horse racing and dog racing as an industry for purposes of zoning.

HB 984, relative to landlord-tenant relations.

ENROLLED BILLS REPORT

HB 43, relative to controlling use of heating or agitating devices in the waters of this state.

 $\,$ HB 727, establishing a department of administration and finance and making an appropriation therefor.

Mable L. Richardson
For The Committee

Rep. George I. Wiggins requested a quorum count and subsequently withdrew his request.

CHANGE OF CONFEREES ON HB 607

Rep. George B. Roberts, Jr. replacing Rep. David T. Sullivan.

COMMITTEE REPORTS CONTINUED

SB 245

relative to the duties of the state treasurer, the director of the division of accounts and the department of centralized data processing and relative to the lapsing of appropriations. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 7 and inserting in place thereof the following:

7 Periodic Destruction of Bonds. Amend RSA 6:8-a as inserted by 1973, 144 by striking out said section and inserting in place thereof the following:

6:8-A Agreement with Banks Authorized. The treasurer is authorized to enter into an agreement with a bank or banks for the purpose of providing a payment and custodial service for bonds and coupons issued by the state. The agreement shall provide that the said bank or banks will maintain an accounting of all bonds and coupons paid and will provide periodic statements indicating the unpaid items. The agreement shall further provide that the bank or banks will hold the paid bonds and coupons until they may be destroyed pursuant to this section. After the close of each fiscal year, the bank or banks shall provide for the destruction of those bonds and coupons which were paid in the fiscal year ending one year prior to the fiscal year just closed and shall file a destruction certificate with the state treasurer and the secretary of state.

8 Effective Date. This act shall take effect July 1, 1973.

Amendment adopted.

Ordered to third reading.

SB 212

establishing a commission to study the state retirement systems and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SB 250

to permit the Barrington school district to withdraw from

the Rochester authorized regional enrollment plan. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SJR 13

to establish an interim study of uniform vehicle laws. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SB 248

authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 92

providing total property tax exemption for all totally disabled veterans of any branch of the armed forces. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Complete Exemption. Amend RSA 72:35, as amended, by striking out said section and inserting in place thereof the following:

72:35 Service-Connected Total Disability. Any person who has been discharged from military service of the United States under conditions other than dishonorable, and who is totally and permanently disabled from service connection, or double amputee or paraplegic, and if satisfactory proof of such service-connected disability is furnished to the assessors, he or his surviving spouse, until such time as such surviving spouse remarries, shall be exempt each year from six hundred dollars of taxes on his real estate which he occupies as his principal place of abode together with any land or buildings appurtenant thereto, including a house trailer if used as a principal place of abode.

At the request of Rep. Gerry F. Parker, Rep. Drake answered questions.

Amendment adopted.

Ordered to third reading.

SB 244

to reorganize the present fire service training program. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 75

adopting the uniform management of institutional funds act. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend RSA 292-B:4, III and IV as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

III. Include all or any part of an institutional fund or all or any part of a pooled income fund (as defined in section 642 (c) (5) of the Internal Revenue Code of 1954 as amended ("the Code"), a charitable remainder annuity trust (as defined in Section 664 (d) (1) of the Code) or a charitable remainder unitrust (as defined in Section 664 (d) (2) of the Code) in one or more pooled or common funds maintained by the institution; and

IV. Invest all or any part of an institutional fund, pooled income fund, charitable remainder annuity trust or charitable remainder unitrust in any other pooled or common fund available for investment, including shares or interests in regulated investment companies, mutual funds, common trust funds, investment partnerships, real estate investment trusts, or similar organizations in which funds are commingled and investment determinations are made by persons other than the governing board.

Amendment adopted.

Ordered to third reading.

SB 61

relative to workmen's compensation for state employees; creating a workmen's compensation review commission for state employees and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 159

permitting the water supply and pollution control commission to continue minimum algae control effort in the surface waters of the state, and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 144

providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend section 1 of the bill by striking out the word "five" in line three and inserting in place thereof the word (three) so that said section as amended shall read as follows:

l Declaration of Purpose; Appropriation. In order to provide funds for an increased statewide betterment type highway reconstruction program for state highways, the sum of three million dollars is hereby appropriated. Said appropriation shall be for the 1974-75 biennium, and shall be expended under the direction of the commissioner of public works and highways.

Amend section 2 of the bill by striking out the word "five" in line four and inserting in place thereof the word (three) so that said section as amended shall read as follows:

2 Borrowing Authorized. For the purpose of providing funds necessary for the appropriation authorized by section 1 of this act, the state treasurer is authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding three million dollars and for that purpose may issue bonds or notes in the name and on behalf of the state. Such bonds and notes shall be deemed a pledge of the faith and credit of the state.

Amend section 5 of the bill by striking out the word "five" in line six and inserting in place thereof the word (three) so that said section as amended shall read as follows:

5 Short-Term Notes. Prior to the issuance of the bonds and notes authorized hereunder, the treasurer, under the direc-

tion of the governor and council may, for the purposes hereof, borrow money from time to time on short-term loans which may be refunded by the issuance of the bonds or notes authorized hereunder; provided that at no time shall the indebtedness of the state on such short-term loans exceed the sum of three million dollars.

Amendment adopted.

Ordered to third reading.

SB 137

establishing a State Historic Preservation Office; and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 202

relative to the construction of Dover, Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Blue Star Memorial Highway. Amend RSA 256-C:6 (supp) as inserted by 1971, 520:1 by striking in lines four and five the words and numerals

"Thirty-three million dollars (33,000,000)"

and inserting in place thereof the following:

(Thirty-six million dollars (36,000,000)

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Borrowing Power Increased. Amend RSA 256-C:7 (supp) as inserted by 1971, 520:1 by striking out in lines three and four the words and numerals "one hundred twenty-one million, five hundred thousand dollars (\$121,500,000)" and inserting

in place thereof the following (one hundred twenty-five million, five hundred thousand dollars (125,500,000).

Amendment adopted.

Ordered to third reading.

Rep. Rowell nonspoke in favor of the committee report on SB 202.

SB 267

relative to dual enrollment and child benefit services. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

SB 262

relative to an alternate form of county government. Refer to standing committee on Municipal and County Government for interim study. Majority: Rep. Hanson for Municipal and County Government. Minority: Ought to pass with amendment. (Reps. Madeline G. Townsend, Hammond and Bergeron)

Rep. Madeline G. Townsend moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, refer to standing committee on Municipal and County Government for interim study, and spoke in favor of the motion.

(discussion)

Rep. Benton spoke against the motion.

Rep. Townsend withdrew her motion.

Referred to the standing committee on Municipal and County Government for interim study.

ENROLLED BILLS REPORT

HB 751, providing for the exemption and withdrawal of town and city managers from compulsory membership in the state retirement system.

HB 765, providing full pay to state employees, not to ex-

ceed one year, during a total disability resulting from a work-connected accidental injury.

 $\rm HB~767,$ providing for the merger of unincorporated religious societies.

HB 817, providing for notice to the municipal conservation commissions, planning boards and requiring the posting of permits for dredge and fill.

Mabel L. Richardson
For The Committee

COMMITTEE REPORTS CONTINUED

SB 222

providing a moratorium to June 30, 1975 on the issuance of new dog racing licenses. Inexpedient to legislate. Rep. Chandler for Ways and Means.

A majority of the committee opposed the bill on various grounds feeling:

- 1. That testimony at the hearing was inconclusive
- 2. Bill limited racing licenses to June 30, 1975 to southern part of state only thereby excluding the center and northern parts unfairly
- 3. Legislature should leave the commissioners decision making as to number of licenses to be granted as prescribed by law
- 4. No dog racing commissioner bothered to appear at the hearing.

Rep. Daniell moved that the report, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

POINT OF ORDER

Rep. Alice Davis rose on a Point of Order.

(discussion)

Rep. Daniell yielded to Rep. Nelson to answer questions.

Rep. Nelson moved the previous question.

Sufficiently seconded.

Motion lost.

Reps. Gerry F. Parker, Boisvert, McDonough, Rock, Cecelia L. Winn, Nutt, John T. Winn, Dupont and Coutermarsh spoke against the motion.

Rep. Spirou moved that SB 222, and all proposed amendments, he laid on the table.

SB 222 laid on the table.

Reps. Romeo A. Chasse and Migneault wished to be recorded against SB 222.

Rep. Rowell nonspoke in favor of the bill.

ENROLLED BILLS REPORT

HB 470, establishing a New Hampshire Housing Commission; and making an appropriation therefor.

HB 634, limiting political advertising and limiting certain advertising along primary and secondary roads.

 $\,$ HB 850, relative to increasing the fees for beer permits and liquor licenses.

HB 854, relative to the duty of county treasurers.

HB 799, establishing a committee to study the financing of New Hampshire airports.

HB 708, relative to fraudulent receipt of welfare assistance.

HB 68, relative to weights and measures standards.

HB 418, providing additional cost of living retirement allowances for certain retired state employees and policemen and making appropriations therefor.

HB 1015, transferring and repealing existing criminal statutes as proposed by the recodification committee, and making technical amendments to statutes so that they conform to the criminal code.

HB 1020, to enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards.

 $\rm HB$ 358, relative to overtime pay for nursing home employees.

HB 376, providing for a commission to study the state constitution in preparation for the 1974 constitutional convention.

HB 701, rent escrow pending appeal in eviction proceeding.

HB 578, relative to the duties of the division of welfare pertaining to child welfare.

HB 781, relative to embalmers, morticians and funeral directors.

HB 804, establishing the ward lines of the city of Franklin.

 ${
m HB}$ 896, relative to health certificates for child-care agency personnel.

HB 911, prohibiting the use of outboard motors of more than six horsepower on the Merrymeeting River.

HB 979, establishing the Portsmouth Union School Disstrict and giving such district independent fiscal and appropriating powers.

HB 1017, relative to hunting in special designated areas by certain disabled persons.

HB 778, establishing a joint committee on legislative management and making an appropriation therefor.

HB 847, permitting inmates of county jails or house of correction to work at municipally owned recreational facilities or conservation projects.

HB 865, providing for certain motor vehicle privileges free to permanent and totally disabled veterans.

Mabel L. Richardson For The Committee

A PRELIMINARY REPORT ON THE ACTIVITIES OF THE SPECIAL JOINT LEGISLATIVE COMMITTEE ON THE NEW HAMPSHIRE STATE PRISON

As you are well aware, the Speaker of the House appointed a Special Committee to study the problems at the New Hampshire State Prison. Senator John McLaughlin was placed on this committee by the Senate President. Previously the Senate had

established a committee to review the problems at the prison and senate president Nixon appointed Senators Roger A. Smith, John H. McLaughlin and Robert Bossie to serve on it. Through the cooperative efforts of Senate President David L. Nixon and Speaker of the House, James E. O'Neil, Sr., these two committees have been combined into the Special Joint Legislative Committee on the New Hampshire State Prison.

The committee has been hard at work since early April when it held its first meeting at the prison with members of the Prison Administration and with the Warden. We also met with a representative group of inmates just prior to May 5, 1973 demonstration at the Prison sponsored by the New Hampshire Prisoner's Association. The presence of some committee members at the prison on the day of the demonstration gave us a chance to observe the situation first hand and helped to facilitate communication between the committee and all members of the prison community.

The committee has held several meetings in order to determine its course of action, and we have decided to hold a series of public hearings in order to focus upon three basic areas of concern. Our general inquiry shall include:

- 1. Fiscal support for the State Prison, with specific reference to inadequate funding; how long such a condition may have existed; the results of any inadequacy and the role federal funds have played in supporting basic programs at the prison rather than providing enrichment to the institution, and the impact of withdrawal of federal funding.
- 2. Whether the mandate of legislation concerning the State Prison is presently being followed and whether such legislation is adequate or inadequate.
- 3. The impact of recent court rulings on the administration and organization of the prison and whether any further legislation is needed to accommodate prison operation to the court decisions,

We have already heard testimony from the Prison Board of Trustees and the Warden. In future sessions we expect to have testimony from the Parole Board and Staff; the Crime Commission; the Governor's Office; the inmate population; former Prisoners and other interested persons, such as; former

Prison Warden Parker Hancock, former correctional officers, and other former prison personnel.

The committee held its first public hearing on June 13, 1973 with Warden Vitek and members of the Board of Trustees testifying. Additional hearings are in the process of being scheduled and will begin around July 15, 1973.

Our investigation to date, indicates that the complexity of the problems will involve the committee in many months of study. Today's prison is more costly to run. It is no longer a matter of simply confining a person for a period of time and then when his sentence is up, letting him go. There are increased pressures on our penal institutions from many directions. In order to get qualified and adequate staffing for the prison, better conditions of employment must be provided. Rules and regulations are coming down from the courts which not only affect the prisoners' rights but also place increased responsibilities upon the prison administration. A complete review of the laws governing The State Prison, needs to be undertaken to see if they are working or not working. All of these matters directly affect the situation of both staff and inmates at the prison.

In our various discussions with the inmates and staff two specific problem areas have been repeatedly identified. They involve adequacy of medical and legal aid available at the prison.

In order to assess these situations thoroughly, I am in the process of contacting the New Hampshire Medical Society and the New Hampshire Bar Association to solicit their help in conducting formal studies of these two areas of concern. I will ask these two groups to make a thorough study of the health and legal services that are available at the prison and to report back to the committee in public hearings the results of their findings, including specific recommendations for improving these services at the prison.

The committee expects to conduct and prepare a very comprehensive report on the New Hampshire State Prison. We hope to report back at any Special Session, with recommendations for concrete action by members of the House. We are going to try to do a thorough job in preparing this report and making our recommendations. Positive action and legisla-

tive support are already needed at the prison to avert further problems. When we come back with our report and our recommendations, it will be all the more urgent to take prompt positive steps.

We are working with all segments of the prison community and others in the preparation of our report. I assure you that this committee will make every effort to do the job that needs to be done, with an open mind, and without bias for or against any particular interest group, but we hope in the best interests of the State of New Hampshire.

Rep. Chris Spirou, Chairman Special Joint Legislative Committee on the N. H. State Prison

Rep. George B. Roberts, Jr. Rep. Cleon Heald Rep. Dudley W. Dudley Rep. Louis D'Allesandro Sen. Roger A. Smith Sen. John McLaughlin Sen. Robert Bossie

REMARKS BY REP. CARL ALTMAN

Mr. Speaker and Members of the House:

I have a most pleasant chore to perform this morning which delights me no end because of which the chore implies, specifically, to pay my humble respects and appreciation to our highly competent Sergeant-at-Arms and his most efficient and courteous staff where I — as have all the members of this House been accorded the highest degree of cooperation and kindness.

Ted, I am pleased indeed to present you and your staff with this candle and holder. As you can see the holder is made of horse shoes, horse shoes which came off my horse's feet. When thinking of horses and shoes, one can imagine a horse kicking, but Ted, I am quite certain that while these shoes are in your possession they will never be cause for kicking. I wish to include in my appreciation that of the entire House.

At this point I should like to add that there are other offices in the State House who are equally deserving of recognition for their well-performed duties. In closing, Ted, I pray and wish that this candle shall light the path to all men's hearts whereby we and all mankind shall enjoy the fruits of good health, happiness and peace.

RESOLUTION

Rep. George B. Roberts, Jr. moved that all bills ordered to third reading be read a third time by this resolution and that all titles of bills and captions of resolutions be the same as adopted, and that they be passed at the present time, unless otherwise ordered by the House.

Adopted.

Third reading and final passage

- SB 245, relative to the duties of the state treasurer and director of the division of accounts.
- SB 250, to permit the Barrington school district to withdraw from the Rochester authorized regional enrollment plan.
- SB 248, authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor.
- SB 92, providing total property tax exemption for all totally disabled veterans of any branch of the armed forces.
- SB 244, to reorganize the present fire service training program.
- SB 75, adopting the uniform management of institutional funds act.
- SB 61, relative to workmen's compensation for state employees; creating a workmen's compensation review commission for state employees and making an appropriation therefor.
- SB 159, permitting the water supply and pollution control commission to continue minimum algae control effort in the surface waters of the state, and making an appropriation therefor.
- SB 144, providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways.

SB 137, establishing a State Historic Preservation Office; and making an appropriation therefor.

SB 202, relative to the construction of Dover-Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor.

SB 267, relative to dual enrollment and child benefit services.

COMMITTEE REPORTS CONTINUED

SB 1

establishing an environmental protection department, providing for planning of the consolidation of the functions of existing agencies under it and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations

Rep. George I. Wiggins requested a quorum count and subsequently withdrew his request.

Rep. Wiggins moved that SB 1 be referred to a Joint Committee of Environment and Agriculture and Resources, Recreation and Development for interim study and report by February 1, 1974.

Rep. Greene spoke against the motion.

(discussion)

Rep. Belair spoke in favor of the motion.

(Deputy Speaker in the Chair)

Rep. Boyd explained the committee report.

Reps. Coutermarsh, Pryor, Twigg, Fisher and Claffin spoke in favor of the motion.

Reps. Elmer L. Johnson, James E. O'Neil and Curran spoke against the motion.

Reps. Ellis, Lambert, Stevenson and Boisvert moved the previous question.

Sufficiently seconded.

On a vv the Speaker was in doubt and requested a division. Adopted.

It being manifestly in the affirmative, SB 1 was referred to a Joint Committee of Environment and Agriculture and Resources, Recreation and Development for interim study and report by February 1, 1974.

Rep. Knight wished to be recorded in favor of SB 1.

RECONSIDERATION

Rep. Gerry F. Parker moved Reconsideration on SB 153, relative to exemptions allowed applicable to legacies and succession tax to non-related persons, and spoke in favor of Reconsideration.

Reconsideration lost.

On motion of Rep. George B. Roberts, Jr. the House adjorned at 11:59 p.m., to meet Friday at 3:00 p.m.

Friday, 22Jun73

The House met at 3:00 o'clock.

The House rose for a moment of silent prayer.

PLEDGE OF ALLEGIANCE

Rep. Bell led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Burke, the day, illness.

Rep. Parr, the day, illness in the family.

Reps. Coburn, Chris K. Andersen, Kenneth W. Spalding, Read, Withington, Knight, Woods, Joncas, Aubut and Cleon E. Heald, the day, important business.

ENROLLED BILLS AMENDMENTS

HB 532, providing a definition for terms of appointment and designating certain exceptions.

AMENDMENT

Amend the bill by striking out section 5 and renumbering section 6 to read 5.

The clerk read the amendment in full.

Adopted.

HB 283, providing for the acquisition of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor.

AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following:

chapter 482-G the following new chapter:

Further amend said section by striking out line three and inserting in place thereof the following:

Chapter 482-H

Amend the bill by renumbering RSA 482-G:1, 2 and 3 as inserted by section 1 to read 482-H:1 482-H:2 482-H:3 respectively.

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

CONCURRENCE SB'S AND SJR WITH HOUSE AMENDMENTS

SB 152, relative to liquidity requirements of building and loan associations, cooperative banks, and savings and loan associations.

SB 265, relative to witness fees for law enforcement officials.

SB 268, conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations.

SB 51, to provide workmen's compensation benefits to all persons who assist in fighting forest fires or any fires under the direction of fire-fighting personnel authorized to give direction.

SB 264, providing exceptions to the over-all width of motor vehicles.

SJR 18, making an appropriation for purchase by the state of gasoline storage tanks and pumps.

ADOPTION ENROLLED BILLS AMENDMENT

HB 532, providing a definition for terms of appointment and designating certain exceptions.

HB 283, providing for the acquisition of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor.

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except Chapters 570-A, 571-B and 585 and to change its title; and to permit the courts to provide for psychiatric examinations by other physicians than those at the New Hampshire Hospital.

NONCONCURRENCE REFERRED TO INTERIM STUDY COMMITTEE

Senate Recreation and Development State Department of Safety and State Fish and Game Department

HB 970, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

Public Works

HB 844, relative to the practice of architecture.

Executive Departments, Municipal and County Governments

HB 826, relative to the repeal of the section excepting the

office of employment security from the operation of RSA 91-A.

Public Health

HB 477, regulating food service establishments.

HB 603, relative to sale of ice cream by weight.

NONCONCURRENCE SB WITH HOUSE AMENDMENT REQUEST COMMITTEE OF CONFERENCE

SB 230, relative to child support payments.

The President appointed Sens. Bradley, Jacobson and Bossie.

Rep. Roma A. Spaulding moved that the House accede to request for a committee of conference.

The Speaker appointed Reps. Fred E. Murray, Pierce, Elizabeth E. Goff, and Donalda K. Howard.

The Speaker requested a quorum count.

 $270\ \mathrm{members}$ having answered the call, a quorum was declared present.

COMMITTEE OF CONFERENCE REPORT

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

(Printed Permanent SJ June 22)

Rep. Drake moved that the House adopt the committee of conference report on HB 888, and spoke in favor of the motion.

(Rep. Russell C. Chase in the Chair)

(discussion)

Rep. Joseph M. Eaton moved that the present committee of conference be discharged and a free committee of conference be appointed, and spoke in favor of the motion.

(discussion)

Reps. Lawton, Merrill and Bednar spoke in favor of the motion.

Reps. James E. O'Neil and Coutermarsh spoke against the motion.

Rep. Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Reps. James E. O'Neil and Stevenson requested a division.

148 members having voted in the affirmative and 158 in the negative, the Eaton motion lost.

Question being on the motion of Rep. Drake to accept the committee of conference report on HB 888.

Rep. Lebel requested a roll call.

Seconded by Reps. Joseph L. Cote, George E. Gordon, T. Anne Webster, Marsh, Soule, Twardus, Brungot, Curran and James A. Humphrey.

A quorum count was taken.

316 members having answered the call, a quorum was declared present.

Rep. Greene wished to be recorded in favor of HB 888.

ROLL CALL

YEAS: 167 NAYS: 151

YEAS

HILLSBOROUGH COUNTY:

Cary, Mann, Arthur E., Murray, Fred E., Colburn, Messina, Harvell, Van Loan, Brown, G., Winthrop, Ferguson, Boyd, Hall, Bergeron, Nutting, Polak, Smith, Leonard A., Richardson, John W., Ethier, McLaughlin, Rock, Parker, Gerry F., Record, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia L., Charest, McGlynn, Migneault, Mason, Coutermarsh, Ainley, Daniels, Zachos, Nardi, Smith, Craig D., Spirou, Bruton,

Dupont, Gardner, O'Neil, Dorthea M., D'Allesandro, Gillmore, Lamy, Bernier.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Sherman, Bigelow, Parker, Harry C., Boucher, Laurent J., Gamache, Goff, John B., Plourde, Bartlett, Perkins, John B., Cushman, Kopperl, Wiggin, Elmer S., Burleigh, Daniell, Piper, Haller, Davis, Alice, McLane, Newell, Jones, H. Gwendolyn, Underwood, Rich, Harriman, Wilson, Ralph W., Howard, C. Edwin, Woodward, Hager, Noble.

ROCKINGHAM COUNTY:

Stimmell, Belair, Campbell, Roy, Vesta M., Southwick, Spollett, Cummings, Goodrich, Hoar, Sanborn, Simard, Hamel, Akerman, Casassa, Cunningham, Smith, Tony, Collishaw, Eastman, Junkins, Page, Scamman, Stevens, Elliot A., Weeks, Hammond, Lockhart, Maynard, Palfrey, Cotton, McEachern, Joseph A., Call, McEachern, Paul.

STRAFFORD COUNTY:

Rowell, Dudley, Plumer, Tirrell, Hebert, Meserve, Thompson, Barbara C., LaRoche, Sylvain, Leighton, O'Connor, Roderick H.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Spalding, Roma A., Tucker, Lewko, Saggiotes, Frizzell, Olden, Williamson.

BELKNAP COUNTY:

French, Matheson, Nighswander, Wuelper, Bowler, Roberts, Charles B., Roberts, George B., Huot, Hildreth, Pierce.

CARROLL COUNTY:

Davis, Esther M., Duprey, Claflin.

CHESHIRE COUNTY:

Galloway, Stevens, Anthony, O'Neil, James E., Ladd, Hackler, Gordon, Anne B., Helie, Wayne E., Raymond, Close, Drew, Scranton.

Coos County:

Bushey, Hunt, Drake, Burns, Fortier, Gagnon, Theriault.

Grafton County:

Gallen, Chamberlin, Fimlaid, Mann, Ezra B., Altman, Bell, Webb, Bradley, David J., Chambers, Copenhaver, Townsend, Madeline G.

NAYS

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Karnis, Eaton, Clyde S., Warren, E. George, Thomson, Harold E., Perkins, Arnold B., Nelson, Bragdon, Carswell, Dwyer, Lyons, Alukonis, Bednar, Seamans, Trombly, Desmarais, Lachance, Lefebvre, Boisvert, Chasse, Romeo A., Erickson, Lebel, Bourassa, Murphy, Horan, Cote, Joseph L., Cullity, Shea, Barrett, William F., Healy, Daniel J., McDonough, Clancy, Sullivan, Mary J., Beaulieu, Gelinas, Taber, Healy, George T., MacDonald, Thibeault, P. Robert, Grady, O'Connor, Timothy K., Vachon, Lynch, Sweeney, Lemire, Armand R., Levasseur, Martineau, Allard.

MERRIMACK COUNTY:

Chandler, Deoss, Enright, Rice, Gordon, George E., Mattice, Thompson, Doris L., Humphrey, James A., Fisher, Cate.

ROCKINGHAM COUNTY:

Benton, Davis, Roy W., Wilson, Helen F., Boucher, William P., Kashulines, Soule, Thibeault, George J., Barka, Gay, Gorman, MacGregor, DeCesare, Goff, Elizabeth E., Lemay, Sayer, Webster, Clarence L., Erler, Schwaner, Tavitian, Estabrook, Rogers, Brown, Benjamin A., Sewall, Twardus, Simmons, Ellis, Griffin, Splaine, Dame, Connors.

STRAFFORD COUNTY:

Colby, Bouchard, Maloomian, Chasse, Peter N., Tibbetts, Ineson, Ruel, Winkley, Preston, Tripp, Bernard, Donnelly, Parnagian, Richardson, Harriett W. B., Pray.

SULLIVAN COUNTY:

Barrus, Rousseau, Roy, Mary R., Brodeur, Burrows, Scott, Wiggins, George I.

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Randlett, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Cox, Conley, Davis, Dorothy W., Allen, Webster, T. Anne.

CHESHIRE COUNTY:

Johnson, Elmer L., Slicer, Savage, Turner, Ames, Nims.

Coos County:

Huggins, Metcalf, Richardson, Mabel L., Kidder, Victor L., Valliere, Pryor, Brungot.

GRAFTON COUNTY:

Curran, Tilton, Stevenson, Bradley, Richard L., Clark, Jones, Anthony K., Anderson, Fayne E., Jones, Albert C., Buckman, Harrison, Krainak, Nutt, Duhaime, Eaton, Myrl R., Merrill.

and the committee of conference on HB 888 was adopted.

RECONSIDERATION

Rep. George B. Roberts, Jr. moved Reconsideration on HB 888.

Reconsideration lost.

Reps. Hanson and Russell C. Chase wished to be recorded as voting yes on the committee of conference report on HB 888.

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

(Speaker in the Chair)

NONCONCURRENCE SB'S WITH HOUSE AMENDMENTS

REQUEST COMMITTEES OF CONFERENCE

SB 75, adopting the uniform management of institutional funds act.

The President appointed Sens. Bradley, Bossie and Jacobson.

Rep. Russell C. Chase moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Cate, Newell, Wilcox, and Doris L. Thompson.

SB 179, abolishing the restrictions prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses.

The President appointed Sens. Provost, Brown and Sanborn.

Rep. Collishaw moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Collishaw, Twigg, Pray and Desmarais.

ENROLLED BILLS REPORT

HB 254, specifying certain deductions which must be allowed proprietorships and partnerships in calculating the business profits tax.

HB 272, increasing the sum paid for care of mentally ill persons in foster homes.

HB 933, relative to the possession of pistols and revolvers by convicted felons and eliminating the prohibition against aliens possessing the same.

HB 952, permitting the town of Durham to revert to a calendar year accounting period and providing for an appropriate transitional budget.

 $\,$ HB 1021, relative to establishing a noise abatement program.

HB 1009, authorizing the use of Reed Act funds.

SB 142, amending the Rochester City charter to provide that the mayor shall be a nonvoting member of the school board.

SB 201, enabling the Unitarian-Universalist Church of Portsmouth, New Hampshire and Peirce Memorial Universalist-

Unitarian Church of Dover, New Hampshire to consolidate into one corporation named Unitarian-Universalist Church of Portsmouth, New Hampshire.

HB 505, to delete the positions of warden and deputy warden of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions.

HB 837, establishing the American and Canadian French cultural exchange commission.

HB 1044, relative to the purchase of handicapped-made products and services by the state.

Mabel L. Richardson For The Committee

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 1028, establishing the New Hampshire Transportation Authority; and making an appropriation therefor.

(Amendment printed SJ June 21)

Rep. Hamel moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. George B. Roberts, Jr., Coutermarsh, Hamel and Saggiotes.

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

On motion of Rep. Drake the House Adjourned at 7:57 p.m. to meet Tuesday next at 10:00 o'clock.

Tuesday, 26Jun73

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

Almighty God, Your purpose and Your will, they are our future and our life. May we live and be and help to bring the earth to a ripened fullness. Through Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Frizzell led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Estabrook, the day, illness.

Rep. Lesmerises, the day, death in the family.

Rep. D'Allesandro, today and tomorrow, important business.

Rep. Vesta M. Roy, the week, important business.

Rep. Roger Hunt, the day, important business.

Rep. Vey, the rest of session, illness.

SENATE MESSAGE

CONCURRENCE

HB 964, relative to certain exemptions from filing plans and specifications of sewage disposal systems.

HB 777, relative to the combined office of town clerk-tax collector.

HB 615, providing for closure in part of Back Channel in New Castle and Portsmouth to all hunting.

HB 206, relative to the distribution of resident tax revenues.

HB 901, relative to the exemptions on real property taxes granted to the blind.

HB 862, providing for unemployment compensation to persons refusing to work the third shift for good cause.

HB 760, to authorize towns to appropriate money for programs on the aging.

HB 869, creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum.

HB 851, providing for an emergency temporary zoning and planning ordinance and for the adoption of same in emergencies.

 $\rm HB~876,~relative~to~the~use~of~sewer~rents,~hook-ups~or~betterment~charges.$

HB 433, increasing the state's payment of group hospital and medical insurance for state employees and to provide ordinary death benefits for certain group I members of the N. H. retirement system.

HB 266, relative to salary increases upon certification and eligibility for certification of certain medical personnel.

 $\rm HB~202,$ outlining procedures and providing for search and rescue operation and making an appropriation therefor.

HB 296, requiring accident and health insurers and all medical and hospital service corporations to pay claims in spite of payment by another company.

HB 800, relative to workmen's compensation to state employees and reimbursing the general fund by transfer of funds.

CONCURRENCE SB'S WITH HOUSE AMENDMENTS

SB 270, to repeal charters of certain corporations.

SB 34, relative to requiring certain foreign corporations to file a copy of their corporate charter and a copy of their record of organization with the secretary of state and relative to the content of annual returns of corporations and other associations.

SJR 16, relative to retirement credit for Thomas A. Bolton and allowing Ernest W. Weeks to enter the retirement system and receive credit for prior employment.

- SB 120, providing that each county must participate in and pay for the commodity food distribution program.
- SB 100, providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973.
- SB 156, relative to penalties for noncompliance with sewage and waste disposal rules and regulations of the water supply and pollution control commission.
- SB 70, relative to per diem paid monthly to employees of the state police for expenses incurred in the performance and discharge of their duties.
- SB 256, extending the application period for licensed public accountants.
- SB 173, providing for legal service corporations which shall offer legal insurance.
- SB 66, to provide for continued monitoring of Old Man of the Mountains rock formation, and making an appropriation therefor.
- SB 67, changing the compensation of certain state law enforcement employees.
- SB 264, providing exceptions to the over-all width of motor vehicles and allowing a five percent tolerance for weight limitations

ENROLLED BILLS REPORT

- HB 820, relative to limitations on the investment authority of building and loan associations, cooperative banks and savings and loan associations.
- HB 846, relative to the time of school district meetings in cooperative school districts.
- HB 859, legalizing the annual town meeting of the town of Wolfeboro.
- HB 860, relative to the membership of the New Hampshire State Port Authority.
- HB 866, allowing local wineries to sell wine directly to the consumer at the winery.
 - HB 871, relative to the jurisdiction of the probate courts.

HB 900, relative to the method of calculating state grants for sewage disposal construction.

HB 917, relative to the revision of city charters.

HB 930, to amend the Lebanon city charter, and to provide for election of Lebanon school district officers at city elections.

HB 932, establishing civil actions and investigations for violation of the state antitrust law.

HB 283, providing for the acquisitions of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor.

HB 278, providing for overtime payment for the inspectors in the office of the state fire marshal.

HB 307, providing for the preservation of open space land by assessment at valuations based upon the current use thereof and by permitting discretionary easements of development rights; creating a current use advisory board and making an appropriation therefor.

 $\rm HB\ 348,\ relative\ to\ notice\ of\ hearing\ by\ zoning\ board\ of\ adjustment.$

HB 429, relative to the elimination of citizenship requirements for public assistance and relative to the local share of assistance in old age assistance, and aid to permanently and totally disabled and work incentive program.

HB 489, to make the police standards and training council a permanent state agency and making an appropriation therefor.

 ${
m HB}~506,$ permitting village districts to be formed for purposes of impounding water.

HB 532, providing a definition for terms of appointment and designating certain exceptions.

HB 689, relative to prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare.

HB 678, establishing a committee to study rules and regulations promulgated by the welfare department as they are applied to day care centers.

- HB 14, abolishing the six month residency requirement for voting; repealing the provision for transfer cards; and providing that voters must be registered ten days before an election.
- HB 123, providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor.
- HB 208, relative to classification of highways, highway aid apportionment and highway regulation.
- HB 734, relative to the establishment of new positions in the county government of Hillsborough county.
- HB 771, relative to the appointment of the police commission in the city of Claremont, by the city manager.
- HB 773, relative to unsolicited merchandise and unfair trade practices.
- HB 776, clarifying tax exemptions on real estate owned by the state.
- HB 801, relative to expenses of county investigatory committees.
- HB 809, relative to the expenses of education in public institutions.
 - HB 830, clarifying the statutes on explosives.
- HB 716, to codify the uniform partnership act and relative to the uniform gifts to minors act.
- $\rm HB$ 939, relative to competitive bidding on purchases made by counties.
- HB 941, extending the appraisal period and the recapture of tax revenues under the current use assessment law.
- $\rm HB$ 948, relative to dog training and permits issued therefor.
- HB 958, relative to the powers of executive committees of the county.
- HB 986, relative to recovery of medical assistance from legally liable parties.
- HB 987, relative to the alternate salary of special justices of district courts.

HB 1016, which is an omnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow, Pembroke and Colebrook and relative to the adoption of an optional fiscal year by Hillsborough county and validating certain proceedings of the Hillsborough county executive committee and Hillsborough county delegation.

HB 74, relative to regulation of the practice of pharmacy.

HB 151, establishing a solid waste committee; providing for development of a solid waste disposal program and making an appropriation therefor.

 $\,$ HB 574, relative to advanced registered nurse practitioners.

HB 591, amending the Rochester city charter by increasing the size of the city council and the school board from twelve to fifteen elected members each, and providing for the election of three members each from each ward for two-year terms.

HB 739, relative to the selection of engineers and architects.

HB 788, relative to a warranty bond for automobiles sold in this state.

HB 802, permitting the city of Franklin to suspend the verification of the checklist and ratifying the verification and updating of the checklist by the city of Nashua.

HB 388, relative to conducting aerial photographic surveys and obtaining aerial photographs and making an appropriation therefor.

HB 390, providing for the care and treatment of children with end-stage kidney disease and making an appropriation therefor.

 $\rm HB$ 617, pertaining to non-resident students at the university of New Hampshire.

HB 649, authorizing tests on the bodies of certain motor vehicle accident fatalities to determine the content of alcohol in their blood.

HB 661, providing for persons sixty-five years or older to apply for a tax lien on real estate.

HB 327, permitting various types of financial institutions in New Hampshire to organize and/or participate in service corporations.

HB 408, providing for notification to employee under group or blanket accident and health insurance policy that premium is not remitted.

HB 577, repealing certain provisions relative to cruelty to children at child-caring agencies.

HB 644, relative to the holder in due course doctrine.

HB 747, concerning conservation and preservation restrictions on real property.

HB 857, permitting public employees to enter into a deferred compensation plan.

HB 898, relative to the authority and rights of appointed chiefs of police.

HB 976, relating to savings bank investments in mobile home loans and motor home loans.

SB 104, providing for the acquisition of Gile Forest and making an appropriation therefor.

SB 198, relative to the licensing of alarm installers.

SB 206, providing that if the insured prevails in a declaratory action against the insurer, he shall receive costs and attorneys' fees.

SJR 22, to reimburse Charles and Catherine Valenti for damage to their water supply.

HB 760, to authorize towns to appropriate money for programs on the aging.

HB 862, providing for unemployment compensation to persons refusing to work the third shift for good cause.

SB 88, relative to professional mental health evaluations of minors.

SB 89, providing for vested benefits for teacher members of group I who terminate after completing ten years of creditable service payable in accordance with the applicable service retirement benefits formula and making an appropriation therefor.

- SB 107, providing full creditation for teacher members of group I under the New Hampshire retirement system and making an appropriation therefor.
- SB 176, relative to the use of the word organic and the certification of organic farm produce.
- SB 187, clarifying the authority of county conventions to set salaries, relative to the payment of certain Merrimack county salaries, and relative to the per diem of the Merrimack county executive committee.
- SB 205, relative to retention of legal residence in spite of private or institutional confinement.
- SB 220, to expand the scope of summary judgment proceedings.
- SB 241, permitting the sale of alcoholic beverages in certain curling clubs.
- SB 251, requiring bicycle riders to obey the rules of the road.
- SB 254, relating to temporary investment of excess reserves of savings banks in federal funds.
- SJR 14, providing a supplemental appropriation for payment of counsel for indigent defendants.
- SJR 15, establishing an interim committee to study RSA 79 and the performance of the yield tax.
- HB 874, relative to procedure for towns, cities or counties to adopt fiscal year accounting and incurring debt during transition period.
 - HB 891, relative to all county accounting reports.
- HB 1035, relative to corporations with only two shareholders.
- HB 1045, permitting the city of Dover to draw water from the Isinglass River in the City of Rochester.
- HJR 32, establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor.
- SJR 18, making an appropriation for purchase by the state of gasoline storage tanks and pumps.

- HB 1027, amending in general the workmen's compensation laws.
- SB 23, to clarify and make fairer the procedures relating to the appointment of guardians for mentally incompetent persons.
 - SB 63, relating to arrest without a warrant.
 - SB 97, relative to the discipline of students on school buses.
- SB 101, establishing a public defender system for Merrimack and Hillsborough counties.
- SB 164, clarifying and making co-equal the terms, shares and desopits, and shareholders and depositors under RSA 393 which regulates building and loan associations.
- SB 195, relative to merging the sewer and water commissions of the town of Sunapee.
- SB 236, providing due process in the right of appeal for suspended state employees.
 - SB 247, relative to the civil action of replevin.
- SB 264, providing exceptions to the over-all width of motor vehicles and allowing a five percent tolerance for weight limitations.
- HB 202, outlining procedures and providing for search and rescue operations and making an appropriation therefor.
- HB 206, relative to the distribution of resident tax revenues.
- HB 266, relative to salary increase upon certification and eligibility for certification of certain medical personnel.
- HB 296, requiring all accident and health insurers and all medical and hospital service corporations to pay claims in spite of payment by another company.
- HB 615, providing for closure in part of Back Channel in New Castle and Portsmouth to all hunting.
- ${
 m HB}$ 777, relative to the combined office of town clerk-tax collector.
- HB 800, relative to workmen's compensation to state employees and reimbursing the general fund by transfer of funds.

HB 434, relative to referendum voting by absentee ballot in biennial elections.

Mabel L. Richardson
For The Committee

ENROLLED BILLS AMENDMENTS

SB 172, relative to the marine fisheries fund.

AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to marine fisheries revenue.

The clerk read the amendment in full.

Adopted.

HB 843, establishing a postsecondary education commission to absorb the coordinating board of advanced education and accreditation and the New Hampshire higher education facilities commission.

AMENDMENT

Amend RSA 188-D:2, VI as inserted by section 1 of the bill by striking out line 4 and inserting in place thereof the following:

University Council, who shall be a resident of New Hampshire and whose term shall expire upon graduation or change of status from a full-time student;

The clerk read the amendment in full.

Adopted.

HB 975, relative to the use of recording devices in superior and district courts.

AMENDMENT

Amend section 2 of the bill by striking out the first four lines and inserting in place thereof the following:

2 Use of Recording Devices in District Court. Amend RSA 502-A by inserting after section 27-c the following new section:

502-A:27-d Use of Recording Devices. Upon petition by

The clerk read the amendment in full.

Adopted.

HB 887, relating to salaries of district court justices, and to fees in civil cases in district courts.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relating to salaries of district court justices.

The clerk read the amendment in full.

Adopted.

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except Chapters 570-A, 571-B and 585 and to change its title; and to permit the courts to provide for psychiatric examinations by other physicians than those at the New Hampshire Hospital.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

to transfer or repeal all of RSA title LVIII (crimes and offenses) except chapters 570-A (wiretapping), 571-B (exposing minor to harmful materials), 575-A (humane slaughter law), and the murder and abortion provisions of 585; changing the name of said title; and permitting the courts to provide for psychiatric examinations by other physicians than those at the New Hampshire Hospital.

Amend section 1 of the bill by striking out lines ten, twen-

ty-two and twenty-six and inserting in place thereof respectively the following:

- 31:100 Street Fairs. The selectmen of a town or governing body of a
- 31:101 Effect of License. A person so licensed, who shall first cause
- 31:102 Obstructing Access to Highways. No person shall obstruct the high-

Amend section 4 of the bill by striking out the first three lines and inserting in place thereof the following:

- 4 Town Jail. Amend RSA 31 by inserting after section 9-b the following new section:
- 31:9-c Lockups. The selectmen of any town, upon petition of thirty or

Amend RSA 332-D:4 as inserted by section 19 of the bill by striking out line eleven and inserting in place thereof the following:

election. In towns of over ten thousand said approval may be obtained at

Amend section 22 of the bill by striking out the first three lines and inserting in place thereof the following:

 $22~{\rm New}$ Chapter. Amend RSA by inserting after chapter $294\text{-}\mathrm{B}$ the following new chapter.

Chapter 294-C

Further amend said section by renumbering RSA 294-B:1 thru 6 as therein inserted to read respectively:

294-C:1 294-C:2 294-C:3 294-C:4 294-C:5 294-C:6

Amend section 23 of the bill by striking out the first three lines and inserting in place thereof the following:

- 23 Impersonating of Police Official. Amend RSA 104 by inserting after section 28 the following new section:
- 104:28-a Impersonation. If any person, not being a sheriff or other officer

Amend section 29 of the bill by striking out line two and inserting in place thereof the following:

Amend RSA 173-A:3, (I), (supp) as inserted by 1969, 443:1, as amended, by striking out

Amend section 30 of the bill by striking out line two and inserting in place thereof the following:

Amend RSA 173-A:3, (I), (a), (supp) as inserted by 1969, 443:1, as amended, by inserting

Amend the bill by striking out section 33 and inserting in place thereof the following:

33 Misuse of Special Welfare Grants. Amend RSA 167 by inserting after section 11 the following new section:

167:11-a Misuse of Special Circumstance Grant; Penalty. Any recipient of public assistance granted pursuant to the provisions of this chapter who receives a "special circumstance" grant, the purpose of which has been specified in the recipient's application for such grant to the division of welfare of the department of health and welfare shall use such grant only for the purpose specified in said application. Any person who fails to use a special circumstance grant for the purpose for which it was specified shall be guilty of a misdemeanor.

34 Effective Date. This act shall take effect November 1, 1973.

The clerk read the amendment in full.

Adopted.

HB 883, relative to the powers of county commissioners.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

l Powers of County Commissioners. Amend RSA 28 by inserting after section 1-a the following new section:

28:1-b Majority Vote Required. All rights, authority and powers of the

The clerk read the amendment in full.

Adopted.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

AMENDMENT

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

- 2 Maintenance removed for Certain Employees. Amend RSA 94:5, I (supp) as amended by 1973, 6:6 and 10:5 and by an act passed by the 1973 general court entitled "An Act to delete the positions of warden and deputy warden of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions." by striking out said paragraph and inserting in place thereof the following:
- I. The following positions shall carry with them maintenance:
 - (a) at the New Hampshire youth development center
 - (1) superintendent
 - (2) deputy superintendent;
 - (b) at the Laconia state school and training center
 - (1) superintendent
 - (2) deputy superintendent;
 - (c) at the New Hampshire home for the elderly
 - (1) superintendent
 - (d) at the New Hampshire yeteran's home
 - (1) commandant

The clerk read the amendment in full.

Adopted.

HB 218, permitting the sale of sweepstakes tickets and authorizing incentive awards to ticket sellers.

AMENDMENT

Amend section 1 of the bill by striking out line 3 and inserting in place thereof the following:

(d) May be sold by or for the sweepstakes commission The clerk read the amendment in full. Adopted.

SENATE MESSAGES ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 96, providing that alternate members may be appointed to zoning boards of adjustment.

 ${
m HB~62}$, relative to the incorporation of a state bank or trust company.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 218, permitting the sale of sweepstakes tickets and authorizing incentive awards to ticket sellers.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

HB 883, relative to the powers of county commissioners.

CONCURRENCE SB'S WITH HOUSE AMENDMENTS

SB 110, relative to service retirement benefits under the New Hampshire Retirement System.

SB 237, relative to food programs operated for benefit of elderly on school property.

SB 155, relative to limitations on the loaning authority of building and loan associations, cooperative banks and savings and loan associations.

SB 245, relative to the duties of the state treasurer, the director of the division of accounts and the department of centralized data processing and relative to the lapsing of appropriations.

SB 92, providing total property tax exemption for all totally disabled veterans of any branch of the armed forces.

SB 250, to permit the Barrington school district to withdraw from the Rochester authorized regional enrollment plan.

SB 202, relative to the construction of Dover-Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor.

SB 144, providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways.

ACCEDED REQUEST COMMITTEES OF CONFERENCE

HB 257, relative to the prohibition of certain promotional games.

The President appointed Sens. Bradley, Downing and Blaisdell.

 $HB\ 299,$ to designate certain highways as bicycle trails and making an appropriation therefor.

The President appointed Sens. Blaisdell, Brown and Preston.

HB 150, providing for solid waste disposal and resource recovery.

The President appointed Sens. Porter, Trowbridge and Foley.

HB 748, relative to the definition of accidents for the rating of insurance policies.

The President appointed Sens. Ferdinando, Bossie and Blaisdell.

HB 836, expanding the jurisdiction of the public utility commission to regulate water companies as public utilities, except for municipal water companies.

The President appointed Sens. Claveau, Poulsen and Downing.

HB 910, relative to protecting consumers in the sale of consumer goods.

The President appointed Sens. Bradley, Porter and Lamontagne.

HJR 47, providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire state prison.

The President appointed Sens. McLaughlin, Roger Smith and Bradley.

HB 607, limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents.

The President appointed Sens. Ferdinando, McLaughlin and Bradley.

NONCONCURRENCE

HB 66, establishing a flat rate registration fee for all passenger motor vehicles except trucks and providing for a monthly proration of the fee.

NONCONCURRENCE

REQUEST COMMITTEES OF CONFERENCE

SB 165, providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women.

The President appointed Sens. Foley, Gardner and Roger Smith.

Rep. Drake moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Esther M. Davis, John B. Goff, McLane and Gallen.

SB 76, relative to tuition payments for handicapped children and making an appropriation therefor.

The President appointed Sens. Green, Stephen Smith and Foley.

Rep. Drake moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Ferguson, Huot, William F. Kidder and Cecelia L. Winn.

SB 112, relative to neglected, delinquent and abused children.

The President appointed Sens. Stephen Smith, Spanos and Bradley.

Rep. Roma A. Spaulding moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Beaulieu, Goodrich, Barbara C. Thompson and George E. Gordon.

SB 130, to indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability.

The President appointed Sens. Bradley, Poulsen and Blaisdell.

Rep. Frizzell moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Nutting, George I. Wiggins, Close and Buckley.

SJR 8, relative to retirement credit for Mary S. Downey.

The President appointed Sens. Ferdinando, McLaughlin, and Poulsen.

Rep. Drake moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Weeks, Bell, Casassa, and C. Edwin Howard.

CONCURRENCE HB's WITH SENATE AMENDMENTS

HB 798, dealing with Unemployment Compensation.

(Amendment printed SJ June 21)

Rep. Merrill moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Merrill, Stevenson, Skinner and Lynch.

HB 1036, providing for all federal enclaves in the state to be single districts for school purposes.

(Amendment printed SJ June 21)

Rep. French moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. French, Cotton, Albert C. Jones and Paul McEachern.

 ${
m HB}$ 247, relative to a two lane extension of the Spaulding Turnpike.

(Amendment printed SJ June 21)

Rep. Arthur F. Mann moved that the House concur with the Senate amendment.

Adopted.

HB 878, relative to the definition of parent for the purpose

of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

(Amendment printed SJ June 21)

Rep. Drake moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Ferguson, Piper, Helen F. Wilson and Mary J. Sullivan.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity.

(Amendment printed SJ June 21)

Rep. Frizzell moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Nutting, George I. Wiggins, Close and Buckley.

HB 637, providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors.

(Amendment printed SJ June 21)

Rep. Bigelow moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Deoss, Wayne E. Helie, Elmer S. Wiggin and Nims.

HB 293, relative to exemptions available for the New Hampshire property tax.

(Amendment printed SJ June 21)

Rep. Sayer moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Sayer, Nutt, Hall and Nardi.

HB 923, enacting new salary grades for all classified and unclassified employees and establishing uniform overtime for classified employees.

(Amendment printed SJ June 21)

Rep. McLane moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. McLane, Huot, Roderick H. O'Connor and Ferguson.

 ${
m HB~912}$, conforming state pollution control statutes to the federal requirements.

(Amendment printed SJ June 21)

Rep. Claffin moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Kopperl, Williamson, Page and Tanner.

HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

(Amendment printed SJ June 21)

Rep. Greene moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Ferguson, Williamson, Rogers and Lint.

HB 657, establishing a multi-use statewide trail system.

(Amendment printed SJ June 21)

Rep. Claffin moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Tilton, Ladd, Lefebvre, and Hough.

HB 141, relative to modification of the business profits tax.

(Amendment printed SJ June 21)

Rep. Sayer moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Nutt, Sara M. Townsend, Cunningham and Huot.

HB 148, relative to furnishing generic as well as brand names of prescription drugs.

(Amendment printed SJ June 21)

Rep. Roma A. Spaulding moved that the House concur with the Senate amendment.

Adopted.

HB 10, relative to the registration and operation of off

highway recreational vehicles and making an appropriation therefor.

(Amendment printed SJ June 21)

Rep. French moved that the House concur with the Senate amendment.

Adopted.

HB 514, relative to representative school district voting rights in supervisory union matters.

(Amendment printed SJ June 21)

Rep. French moved that the House concur with the Senate amendment.

Adopted.

HB 1023, providing that failure to comply with requirement for notice of, and holding of, a public hearing of the county budget shall constitute prima facie evidence of wilful neglect of duty.

(Amendment printed SJ June 21)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

HB 463, establishing a sire stakes program and a standardbred breeders and owners development agency.

(Amendment printed SI June 21)

Rep. Drake moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Raymond, Russell C. Chase, Daniels and Coutermarsh.

HB 179, providing that the salaries of registers of deeds of all counties except Coos and Carroll be a fixed amount and all fees for their services be paid to the respective county treasurer, and providing special provisions for registers of deeds of Coos and Carroll counties.

(Amendment printed SJ June 21)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

HB 633, relative to the maximum amounts of group life insurance for employees.

(Amendment printed SJ June 21)

Rep. Bigelow moved that the House concur with the Senate amendment.

Adopted.

 $\rm HB$ 269, relative to diseases characteristic of the occupation of firefighting.

(Amendment printed SJ June 21)

Rep. Merrill moved that the House concur with the Senate amendment.

At the request of Rep. George E. Gordon, Rep. Merrill explained the amendment.

Adopted.

HB 935, to clarify certain forms of voter intimidation.

(Amendment printed SJ June 21)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

HB 485, prohibiting a motion for reconsideration on bond

or note issues of over one hundred thousand dollars.

(Amendment printed SJ June 21)

Rep. Hanson moved that the House concur with the Senate amendment.

Adopted.

HB 539, establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor.

(Amendment printed SJ June 18)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

HJR 37, providing for 1975 World Cup Championship at Cannon Mountain.

(Amendment printed SJ June 21)

Rep. Claffin moved that the House concur with the Senate amendment.

Adopted.

HB 7, providing that resident persons who have attained the age of sixty-five shall be admitted without charge to certain state recreational areas and allowed the use of facilities therein without charge.

(Amendment printed SJ June 21)

Rep. Claffin moved that the House concur with the Senate amendment.

Adopted.

ENROLLED BILLS AMENDMENTS

HB 1051, amending the charter of the city of Somersworth relative to abolishing the police commission, the appointment of the police chief and the composition of the school board.

AMENDMENT

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

1 Somersworth Police Commission. Such parts of Laws of 1913, chapter 148, section 1 as provide for said chapter to apply to the city of Somersworth are hereby repealed.

The clerk read the amendment in full. Adopted.

HB 775, relative to retail sales agreements.

AMENDMENT

Amend the introductory part of RSA 361-B:2, I by striking out lines 18 through 20 and inserting in place thereof the following:

so long as the Federal Trade Commission language provides at least equal information to the consumer concerning his right to cancel as is required by this chapter.

Amend RSA 361-B:2, I (a) by striking out line 2 and inserting in place thereof the following:

the requirements of RSA 361-B:2, I, if the seller guaran-

Amend RSA 361-B:2, II by striking out lines 3 through 6 and inserting in place thereof the following:

in, the seller shall be deemed in violation of this section. In the event the buyer does not comply with RSA 361-B:2, I (b), the seller shall have the right to legal recourse to recover his property.

The clerk read the amendment in full.

Adopted.

HB 955, relative to the sale of liquor and alcoholic beverages by restaurant-cocktail lounges.

AMENDMENT

Amend section 1 of the bill by striking out line 19 and inserting in place thereof the following:

shall be one hundred and twenty-five dollars a year.

The clerk read the amendment in full.

Adopted.

HB 653, providing for trial of certain misdemeanors by six member juries.

AMENDMENT

Amend section 1 of the bill by striking out line 2 and inserting in place thereof the following:

after section 7 the following new sections:

The clerk read the amendment in full.

Adopted.

HB 720, relative to amending the RSA by deleting the word "poll" and substituting where applicable the word "resident".

AMENDMENT

Amend the bill by striking out sections 8, 9, 11, 12, and 13 and renumbering sections 10 and 14 to read as follows:

8 and 9

The clerk read the amendment in full.

Adopted.

 ${
m HB}$ 959, relative to investment of funds by treasurers of municipalities, counties and school districts.

AMENDMENT

Amend section 3 of the bill by striking out line four and inserting in place thereof the following: ing to the county, and shall pay out the same only upon orders of the commis-

The clerk read the amendment in full.

SB 51, to provide workmen's compensation benefits to all persons who assist in fighting forest fires or any fires under the direction of fire-fighting personnel authorized to give direction.

AMENDMENT

Amend section 2 of the bill by striking out the first five lines of same and inserting in place thereof the following:

- 2 Workmen's Compensation Law; Whether Compensation Paid; Definitions. Amend RSA 281:2, VII, (2), (supp) as inserted by 1967, 403:1, and as amended by 1973, 82:2, by striking out said subparagraph and inserting in place thereof the following:
- (2) The average weekly wage for volunteer or auxiliary members of a fire or police department or ambulance service of the state or any of its political subdivisions,

The clerk read the amendment in full.

Adopted.

ENROLLED BILLS REPORT

HB 869, creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum.

 $\rm HB~876, \, relative~to~the~use~of~sewer~rents, hook-ups~or~betterment~charges.$

Mabel L. Richardson

For The Committee

SENATE MESSAGES CONCURRENCE HB WITH SENATE AMENDMENT

HB 509, to increase the salaries of state classified employees and making an appropriation therefor.

(Amendment printed SJ June 26)

Rep. Drake moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

The Speaker appointed Reps. McLane, Huot, Charles B. Roberts and Weeks.

COMMITTEE OF CONFERENCE REPORTS

HB 33, requiring meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours.

(Printed SJ June 26)

At the request of Rep. T. Anne Webster, Rep. Benton answered questions.

(discussion)

Committee of Conference report adopted.

HB 671, prohibiting the use of motorboats on Willard Pond in Antrim.

(Printed SJ June 26)

The clerk read the report in full.

Committee of Conference report adopted.

HJR 30, relative to the purchase of a fire truck for the city of Concord, and making an appropriation therefor.

(Printed SJ June 26)

Committee of Conference report adopted.

SENATE MESSAGES

CONCURRENCE HB WITH SENATE AMENDMENT

HB 142, relative to zoning law procedure.

(Amendment printed SJ June 21)

Rep. Hanson moved that the House nonconcur with the Senate amendment.

OVERRIDES GOVERNOR'S VETO

The Senate has voted to override the Governor's veto on SB 96, to provide for the citizen's right to sue to protect against damage to the environment.

GOVERNOR'S VETO MESSAGE

To the Honorable Members of the General Court:

I regretfully return herewith Senate Bill 96, entitled "An Act to provide for the citizen's right to sue to protect against damage to the environment," without my approval as provided in Section 44, Part II of the Constitution, for the following reasons.

- 1. This bill comes at a most inopportune time in the history of our state and nation as its effect, if law, would be to cause undue delays in the production of energy and the construction of highways.
- 2. To build an oil refinery or a nuclear plant in New Hampshire now requires the action of ten or more boards, commissions and hearing agencies which are not only adequate to protect the public, but if not relaxed in some technical areas will make it impossible for New Hampshire to move progressively forward on the energy front.
- 3. This bill would make it possible for any citizen or taxpayer to bring an environmental action in our courts without having to show special harm to himself or property.
- 4. It could clog our court dockets, already overburdened with cases, with a host of new and costly actions.
- 5. The faithful execution of our state laws is a constitutional responsibility of the Governor, therefore, the relief sought by this bill is unnecessary.
- 6. It is said that similar legislation is recommended by the American Bar Association. As a member of 36 years in good standing in that association, I know from long experience that often positions taken by the Association are not necessarily good for our people.
- 7. With a growing gasoline shortage and the real possibility of homes and institutions on short supply with heating oil, gas and electricity next winter we should be enacting legislation that will help us produce more energy not curtail it.

I sincerely hope that upon further consideration the Honorable Members will reject Senate Bill 96 by sustaining this veto.

Meldrim Thomson, Jr.

The clerk read the message in full.

Question being, shall SB 96 become law notwithstanding the Governor's veto.

Reps. Underwood, Albert C. Jones, McManus, Allen and Zachos spoke in favor of overriding the Governor's veto.

(discussion)

Reps. Lawton, Stevenson, George I. Wiggins and Brungot spoke in favor of sustaining the Governor's veto.

At the request of Rep. Sayer, Rep. Zachos explained the Senate amendment.

Reps. Sayer, Horan, Coutermarsh and George E. Gordon spoke in favor of sustaining the Governor's veto.

Rep. Colburn spoke in favor of SB 96.

Reps. Curran and Colby nonspoke in favor of sustaining the Governor's veto.

Reps. Close and Spirou nonspoke in favor of overriding the Governor's veto.

ROLL CALL

YEAS: 118 NAYS: 224

YEAS

Belknap County:

French, Nighswander, Wuelper, Bowler, Roberts, Charles B., Roberts, George B., Huot, Hildreth, Pierce, Randlett.

CARROLL COUNTY:

Chase, Claflin, Allen.

CHESHIRE COUNTY:

Stevens, Anthony, Dunham, Milbank, Helie, Wayne E., Ames, Heald, Cleon E., Close, Scranton.

Coos County:

Drake, Theriault.

GRAFTON COUNTY:

Gallen, Fimlaid, Jones, Albert C., Bell, Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Hough, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Cary, Heald, Philip C., Colburn, Messina, Harvell, Van Loan, Hall, Lint, Smith, Leonard A., Currier, Richardson, John W., Rock, Cobleigh, Parker, Gerry F., Record, Zechel, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia L., McGlynn, Ainley, Milne, Zachos, Nardi, Spirou, Dupont, Gardner, Sullivan, Mary J., O'Neil, Dorthea M., Gillmore.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Parker, Harry C., Gamache, Goff, John B., Cushman, Burleigh, Daniell, Piper, Cate, Haller, Davis, Alice, McLane, Jones, H. Gwendolyn, Underwood, Rich, Woodward, Hager.

ROCKINGHAM COUNTY:

Stimmell, Stevens, William J., Spollett, Goodrich, Hoar, Simard, Rogers, Hamel, Casassa, Cunningham, Collishaw, Eastman, Greene, Lockhart, Griffin, Splaine, McEachern, Joseph A., McEachern, Paul.

STRAFFORD COUNTY:

Dudley, Plumer, Maloomian, Hebert, Meserve, Tanner, Thompson, Barbara C., Leighton, O'Connor, Roderick H., McManus.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Tucker, Lewko, Frizzell, Olden, Williamson.

NAYS

BELKNAP COUNTY:

Lawton, Matheson, Marsh, Twigg, Sabbow, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Davis, Esther M., Conley, Davis, Dorothy W., Webster, T. Anne.

CHESHIRE COUNTY:

Galloway, Johnson, Edward A., Slicer, Whipple, Hackler,

McGinness, Savage, Forcier, Gordon, Anne B., Yardley, Turner, Saunders, Streeter, Nims, Drew.

Coos County:

Huggins, Metcalf, Patrick, Bushey, Burns, Richardson, Mabel L., Oleson, Fortier, Valliere, Desilets, Pryor, Brungot, Lemire, George, Gagnon.

GRAFTON COUNTY:

Curran, Tilton, Chamberlin, Stevenson, Bradley, Richard L., Clark, Jones, Anthony K., Anderson, Fayne E., Altman, Buckman, Harrison, Krainak, Duhaime, Eaton, Myrl R., Merrill.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Mann, Arthur F., Murray, Fred E., Karnis, Eaton, Clyde S., Warren, E. George, Thomson, Harold E., Knight, Perkins, Arnold B., Nelson, Bragdon, Brown, G. Winthrop, Spalding, Kenneth W., Coburn, Ferguson, Boyd, Carswell, Dwyer, Lyons, Alukonis, Bednar, Nutting, Polak, Seamans, Ethier, Trombly, Charest, Desmarais, Lachance, Lefebvre, Migneault, Aubut, Boisvert, Chasse, Romeo A., Mason, Coutermarsh, Lebel, Daniels, Bourassa, Montplaisir, Murphy, Horan, Bruton, Cote, Joseph L., Cullity, Shea, Barrett, William F., Healy, Daniel J., McDonough, Clancy, Gelinas, Taber, Healy, George T., Thibeault, P. Robert, Burke, O'Connor, Timothy K., Vachon, Lynch, Lamy, Lemire, Armand R., Levasseur, Martineau, Bernier, Lambert.

MERRIMACK COUNTY:

Sherman, Chandler, Jones, Donald P., Deoss, Boucher, Laurent J., Enright, Rice, Gordon, George E., Plourde, Bartlett, Kopperl, Mattice, Thompson, Doris L., Wiggin, Elmer S., Humphrey, James A., Fisher, Andersen, Chris K., Newell, Tarr, Harriman, Wilson, Ralph W., Howard, C. Edwin.

ROCKINGHAM COUNTY:

King, Benton, Davis, Roy W., Wilson, Helen F., Boucher, William P., Kashulines, Skinner, Soule, Thibeault, George J., Barka, Gay, Gorman, MacGregor, Read, Senter, Belair, Campbell, Goff, Elizabeth E., Sayer, Southwick, Sununu, Tuttle, Webster, Clarence L., White, Cummings, Erler, Sanborn, Schwaner, Tavitian, Akerman, Parr, Brown, Benjamin A., Junkins, Page

Sewall, Twardus, Scamman, Simmons, Stevens, Elliot A., Ellis, Weeks, Hammond, Maynard, Palfrey, Cotton, Dame, Connors, Hodgdon, Woods, Keefe.

STRAFFORD COUNTY:

Dawson, Colby, Rowell, Tirrell, Joncas, Bouchard, Chasse, Peter N., Tibbetts, Ineson, Ruel, Winkley, LaRoche, Sylvain, Preston, Tripp, Bernard, Donnelly, Kincaid, Parnagian, Richardson, Harriett W. B., Pray.

SULLIVAN COUNTY:

Barrus, Rousseau, Roy, Mary R., Spaulding, Roma A., Brodeur, Burrows, Saggiotes, Scott, Wiggins, George I.

and the Governor's veto was sustained.

Reps. George B. Roberts, Jr., Stevenson, Coutermarsh and Zachos moved that the House recall from the governor HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975, and that HB 888 be referred to a committee of conference.

Rep. Gerry F. Parker spoke against the motion.

Reps. Patrick, Bednar, Zachos, Coutermarsh, Stevenson and George B. Roberts, Jr. spoke in favor of the motion.

Adopted.

The Speaker appointed Reps. Drake, Zachos, Huot and John B. Goff.

Rep. Haller wished to be recorded as voting against the motion to recall HB 888.

RECESS

AFTER RECESS

ENROLLED BILLS AMENDMENT

SB 268, conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations and providing for a study of current attachment procedures by the judicial council.

AMENDMENT

Amend RSA 511-A:1 as inserted by section 1 of the bill by striking out in line two the letters and numbers "RSA 536" and inserting in place thereof the following (replevin actions), so that it reads as follows:

provided in replevin actions, a defendent shall be given notice and an opportunity for

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

CONCURRENCE REQUEST COMMITTEE OF CONFERENCE

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

The President appointed Sens. Trowbridge, Foley and Green.

ADOPTION ENROLLED BILLS AMENDMENT

SB 268, conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations and providing for a study of current attachment procedures by the judicial council.

ACCEDED REQUEST COMMITTEE OF CONFERENCE

HB 293, relative to exemptions available for the New Hampshire property tax.

The President appointed Sens. Downing, Green and Foley.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 703, to transfer or repeal all of title LVIII (crimes and offenses) except Chapters 570-A, 571-B and 585 and to change its title; and to permit the courts to provide for psychiatric examinations by other physicians than those at the New Hampshire Hospital.

HB 887, relating to salaries of district court justices, and to fees in civil cases in district courts.

SB 172, relative to the marine fisheries fund.

HB 975, relative to the use of recording devices in superior and district courts.

HB 843, establishing a postsecondary education commission to absorb the coordinating board of advanced education and accreditation and the New Hampshire higher education facilities commission.

ACCEDED REQUEST COMMITTEE OF CONFERENCE

HB 1028, establishing the New Hampshire Transportation Authority; and making an appropriation therefor.

The President appointed Sens. Claveau, Sanborn and Blaisdell.

ADOPTION COMMITTEES OF CONFERENCE

HB 33, requiring meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours.

 $\rm HB$ 671, prohibiting the use of motorboats on Willard Pond in Antrim.

HJR 30, relative to the purchase of a fire truck for the city of Concord and making an appropriation therefor.

CONCURRENCE SB WITH HOUSE AMENDMENT

SB 78, relative to representation for neglected and abused children.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 775, relative to retail sales agreements.

 $\rm HB$ 653, providing for trial of certain misdemeanors by six member juries.

HB 959, relative to investment of funds by treasurers of municipalities, counties, and school districts.

HB 1051, amending the charter of the city of Somersworth

relative to abolishing the police commission, the appointment of the police chief and the composition of the school board.

HB 720, relative to amending the RSA by deleting the word "poll" and substituting where applicable the word "resident."

HB 955, relative to the sale of liquor and alcoholic beverages by restaurant cocktail lounges.

SB 51, to provide workmen's compensation benefits for persons who are compelled by statute to assist in fighting a forest fire.

ACCEDED REQUEST COMMITTEES OF CONFERENCE

HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

The President appointed Sens. Bossie, Bradley and Porter.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity.

The President appointed Sens. Bradley, Poulsen and Blaisdell.

HB 798, dealing with Unemployment Compensation.

The President appointed Sens. Green, Downing and Bossie.

HB 923, enacting new salary grades for all classified and unclassified employees and establishing uniform overtime for classified employees.

The President appointed Sens. Jacobson, Blaisdell and Johnson.

HB 637, providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors.

The President appointed Sens. Poulsen, McLaughlin and Ferdinando.

HB 1036, providing for all federal enclaves in the state to be single districts for school purposes.

The President appointed Sens. Stephen Smith, Green and Foley.

HB 912, conforming state pollution control statutes to the federal requirements.

The President appointed Sens. Porter, Foley and Brown.

ENROLLED BILLS REPORT

HB 964, relative to certain exemptions from filing plans and specifications of sewage disposal systems.

HB 433, increasing the state's payment of group hospital and medical insurance for state employees and to provide ordinary death benefits for certain group I members of the New Hampshire retirement system.

SB 61, relative to workman's compensation for state employees; creating a workmen's compensation review commission for state employees and making an appropriation therefor.

SB 137, establishing a state historic preservation office; and making an appropriation therefor.

SB 152, relative to liquidity requirements of building and loans associations, cooperative banks, and savings and loan associations.

SB 159, permitting the water supply and pollution control commission to continue minimum algae control effort in the surface waters of the state, and making an appropriation therefor.

SB 265, relative to witness fees for law enforcement officials.

HB 218, permitting the sale of sweepstake tickets and authorizing incentive awards to ticket sellers.

HB 653, providing for trial of certain misdemeanors by six member juries.

HB 720, relative to amending the RSA by deleting the word "poll" and substituting where applicable the word "resident".

HB 775, relative to retail sales agreements.

HB 883, relative to the powers of county commissioners.

HB 955, relative to the sale of liquor and alcoholic beverages by restaurant-cocktail lounges.

HB 959, relative to investment of funds by treasurers of municipalities, counties and school districts.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new classified positions and salary ranges.

HB 1051, amending the charter of the city of Somersworth relative to abolishing the police commission, the appointment of the police chief and the composition of the school board.

SB 51, to provide workmen's compensation benefits to all persons who assist in fighting forest fires or any fires under the direction of fire-fighting personnel authorized to give direction.

SB 245, relative to the duties of the state treasurer, the director of the division of accounts and the department of centralized data processing and relative to the lapsing of appropriations.

Mabel L. Richardson
For The Committee

SENATE MESSAGES ACCEDED REQUEST COMMITTEE OF CONFERENCE

HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an

appropriation therefor, and authorizing the issuance of bonds for such fund.

The President appointed Sens. Jacobson, Lamontagne and Gardner.

NONCONCURRENCE REOUEST COMMITTEE OF CONFERENCE

SB 149, relative to the location of hearings for proposed electric power plant and major transmission siting.

The President appointed Sens. Porter, Stephen Smith and Foley.

Rep. Greene moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Greene, Colburn, Dorthea M. O'Neil and Barrus.

CONCURRENCE HB'S WITH SENATE AMENDMENTS

HB 784, relative to hawkers and peddlers and street sales.

(Amendment printed SJ June 21)

Rep. Russell C. Chase moved that the House concur with the Senate amendment.

Adopted.

HB 20, removing the requirement of public convenience and necessity for common carriers by motor vehicles.

(Amendment printed SJ June 21)

Rep. Hamel moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Richard L. Bradley, George E. Gordon, D'Amante and Albert C. Jones.

NONCONCURRENCE REQUEST COMMITTEE OF CONFERENCE

SJR 19, making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry.

The President appointed Sens. Brown, Blaisdell and Preston.

Rep. Claffin moved that the House refuse to accede to the Senate request for a committee of conference.

Adopted.

Rep. Daniell moved that the committee of conference on HB 888 be advised that it is the sense of the House that the report of the committee of conference on HB 888 should consider an amendment to said bill that the Governor be authorized to reduce the total amount appropriated by said bill in the areas he deems proper up to a total amount not to exceed seven million dollars.

The clerk read the motion in full.

Rep. Drake spoke against the motion.

Rep. David J. Bradley spoke in favor of the motion.

Rep. Chandler offered an amendment and subsequently withdrew his amendment.

Reps. Zachos, Pryor, Gallen and Nelson spoke against the motion.

(discussion)

Rep. David J. Bradley moved that the Daniell motion be laid on the table.

Adopted.

SENATE MESSAGE

ACCEDED REQUEST COMMITTEES OF CONFERENCE

HB 463, establishing a sire stakes program and a standard-bred breeders and owners development agency.

The President appointed Sens. Green, Spanos and Porter.

HB 141, relative to modification of the business profits tax.

The President appointed Sens. Downing, Preston and Green.

HB 657, establishing a multi-use statewide trail system.

The President appointed Sens. Brown, Blaisdell and Preston.

COMMITTEE OF CONFERENCE REPORT

The committee of conference to whom was referred Senate Bill No. 211, An Act prohibiting the use of fin fish entrapment devices in ocean waters, having considered the same report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the Senate concur in the amendment to the bill by the House, and

That the House and Senate each pass the bill as amended by the House.

Sen. Clesson J. Blaisdell Sen. Robert F. Preston Sen. Edith B. Gardner Conferees on the Part of the Senate

Rep. David K. Patrick Rep. Harry F. Huggins Rep. Andrew J. Polak Rep. Ralph C. Maynard Conferees on the Part of the House

Committee of Conference report adopted.

(Rep. Russell C. Chase in the Chair)

RECALL OF VETO

June 26, 1973

The Honorable James E. O'Neil, Sr. Speaker, House of Representatives Dear Mr. Speaker,

I would like to recall my veto of HB 810.

I am doing this to give the House the opportunity to reconsider the bill in several areas to clarify language.

> Cordially yours, Meldrim Thomson, Jr.

The clerk read the message in full.

Reps. James E. O'Neil and Stevenson moved that the House recall HB 810, establishing a legislative facilities committee; and making an appropriation therefor, and to establish a committee of conference.

Reps. O'Neil and Stevenson spoke in favor of the motion.

(discussion)

Adopted.

The Speaker appointed Reps. James E. O'Neil, George B. Roberts, Jr., Esther M. Davis and Plourde.

(See HJ June 27 pages 2026-9)

(Speaker in the Chair)

ENROLLED BILLS AMENDMENTS

SB 248, authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor.

AMENDMENT

Amend section 1 of the bill by striking out the first three lines of same and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 200-H the following new chapter:

Chapter 200-J

Further amend section 1 by renumbering RSA 200-H:1, 200-H:2, 200-H:3, 200-H:4, 200-H:5, and 200-H:6, to read respectively.

200-J:1 200-J:2 200-J:3 200-J:4 200-J:5 200-J:6

Amend section 2 of the bill by striking out line two and inserting in place thereof the following:

RSA 200-J, as inserted by section 1 of this act shall apply only to recip-

The clerk read the amendment in full.

Adopted.

SB 111, providing for the merger of the New Hampshire Teachers' Retirement System into the New Hampshire Retirement System and the protection of the benefits of all persons affected thereby.

AMENDMENT

Amend section 2 of said bill by striking out the first five lines and inserting in place thereof the following:

- 2 Termination of the New Hampshire Teachers' Retirement System. Amend RSA 100-A by inserting after section 35 the following new section:
- 100-A:36 Termination of the New Hampshire Teachers' Retirement System. Effective July 1, 1973, the New Hampshire teachers' retirement system as provided under RSA 192:1-29 shall cease to exist as an operating retirement

Amend section 3 of said bill by striking out the same and inserting in place thereof the following:

3 Repeal. RSA 192:1-29, inclusive, as amended, relative to the New Hampshire teachers' retirement system, is hereby repealed.

The clerk read the amendment in full.

Adopted.

SB 244, to reorganize the present fire service training program.

AMENDMENT

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

1 Training of Fire Fighters. Amend RSA by inserting after RSA 154-A the following new chapter:

Chapter 154-B

Amend RSA 154-A:1, 2, 3, 4, 5, 6, 7 and 8 as inserted by section 1 by renumbering

154-B:1 154-B:2 154-B:3 154-B:4 154-B:5 154-B:6 154-B:7 154-B:8

Amend the bill by striking out section 2 and inserting in place thereof the following:

- 2 Repeal. RSA 154-A, as amended is hereby repealed.
- 3 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Adopted.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 811, making appropriations for capital improvements. (Amendment printed SJ June 21)

Rep. Arthur F. Mann moved that the House nonconcur with the Senate amendment and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Raymond, Arthur F. Mann, William F. Kidder and Belair.

ENROLLED BILLS REPORT

SB 202, relative to the construction of Dover-Somersworth interchange number nine of the Spaulding Turnpike and making an appropriation therefor.

SB 267, relative to dual enrollment and child benefit services.

Mabel L. Richardson
For The Committee

SENATE MESSAGE

ACCEDED REQUEST COMMITTEE OF CONFERENCE

HB 509, increasing the salaries of the classified, and unclassified employees and making an appropriation therefor.

The President appointed Sens. Stephen Smith, Roger Smith and Provost.

RECONSIDERATION

Rep. Senter moved that the House Reconsider its action in refusing to accede to the Senate request for a committee of conference on SJR 19, making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry.

Reps. Read, Belair and Barka spoke in favor of Reconsideration.

Reconsideration prevailed.

Rep. Claffin moved that the House accede to the Senate request for a committee of conference on SJR 19.

Adopted.

The Speaker appointed Reps. Claffin, Williamson, Senter and Belair.

Reps. George B. Roberts, Jr. and Coutermarsh moved that HR 17, relative to the welfare system, be made a Special Order for tomorrow.

Adopted.

On motion of Rep. Barbara C. Thompson the House adjourned at 4:35 p.m. to meet tomorrow at 11:00 a.m.

Wednesday, 27Jun73

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

O Lord, our God, bless us and bless those we love. Whatever we are and do, whatever they are and do, let it all be to Your good purpose. Through Christ our Lord. Amen.

PLEDGE OF ALLEGIANCE

Rep. Enright, who together with Mrs. Enright are celebrating their 37th wedding anniversary, led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Griffin, Hough and Sanborn, the day, important business.

Reps. Erickson and MacDonald, today and tomorrow, important business.

Rep. Galloway, today, tomorrow and Friday, important business.

Reps. Conway and Champagne, the day, illness.

Rep. Cox, the week, illness.

Rep. Estabrook, indefinite, illness.

ENROLLED BILLS REPORT

HB 7, providing that resident persons who have attained the age of sixty-five shall be admitted without charge to certain state recreation areas and allowed the use of facilities therein without charge.

HB 62, relative to the incorporation of trust companies and savings banks and relative to the establishment of branch banks.

HB 96, providing that alternate members may be appointed to zoning boards of adjustment.

 ${\rm HB}$ 269, relative to diseases characteristic of the occupation of firefighting.

 ${\rm HB}$ 503, establishing an administrative procedures act and making an appropriation therefor.

 $\rm HB~514,\ relative\ to\ representative\ school\ district\ voting\ rights\ in\ supervisory\ union\ matters.$

 $\,$ HB 633, relative to the maximum amounts of group life insurance for employees.

HB 935, to clarify certain forms of voter intimidation.

- HB 1023, providing that failure to comply with certain requirements relative to the preparation of the county budget shall constitute prima facie evidence of wilful neglect of duty.
- SB 155, relative to limitations on the loaning authority of building and loan associations, cooperative banks and savings and loan associations.
- SB 156, relative to penalties for noncompliance with sewage and waste disposal rules and regulations of the water supply and pollution control commission.
- SB 173, providing for legal service corporations which shall offer legal insurance.
- SB 237, relative to food programs operated for benefit of elderly on school property.
- SB 250, to permit the Barrington school district to withdraw from the Rochester authorized regional enrollment plan.
- SB 256, extending the application period for licensed public accountants.
 - SB 270, to repeal charters of certain corporations.
- HJR 30, relative to the purchase of fire trucks for the city of Concord and Keene and making an appropriation therefor.
- HJR 37, providing for 1975 World Cup Championship at Cannon Mountain and making an appropriation therefor; making an appropriation for the city of Manchester for promotion of Babe Ruth World Series; and making an appropriation to reimburse Judith Cabanel for damage to clothing.
- SJR 16, relative to retirement credit for Ernest W. Weeks to enter the retirement system and receive credit for prior service.
- SB 34, relative to requiring certain foreign corporations to file a copy of their corporate charter and a copy of their record of organization with the secretary of state and relative to the content of annual returns of corporations and other associations.
- SB 66, to provide for continued monitoring of Old Man of the Mountains rock formation, and making an appropriation therefor.

- SB 67, changing the compensation of certain state law enforcement employees.
- SB 70, relative to per diem paid monthly to employees of the state police for expenses incurred in the performance and discharge of their duties.
- SB 78, relative to representation for neglected and abused children.
 - SB 90, relative to the termination of parental rights.
- SB 100, providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973.
- SB 110, relative to service retirement benefits under the New Hampshire Retirement System.
- SB 120, providing that each county must participate in and pay for the commodity food distribution program.
- SB 144, providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways.
 - SB 172, relative to marine fisheries revenue.

Mabel L. Richardson
For The Committee

ENROLLED BILLS AMENDMENTS

HB 609, relative to revision of existing statutes imposing only fines above one hundred dollars which constitute misdemeanors for natural and any other persons, and above two hundred dollars constitutes a felony for any other persons under the provisions of the criminal code.

AMENDMENT

Amend section 38 of the bill by striking out the same and inserting in place thereof the following:

- 38 Public and Private Schools. Amend RSA 189:10, as inserted by 1959, 130:1, by striking out said section and inserting in place thereof the following:
- 189:10 Studies. The school board shall see that the studies prescribed by the state board are thoroughly taught, especially

physiology and hygiene insofar as it relates to the effect of alcohol and other drugs and venereal diseases on the human system. In all public and private schools in the state there shall be given regular courses of instruction in the constitutions of the United States and of this state and also in the Declaration of Independence. Any member of the school board who neglects or refuses to comply with the provisions of this section shall be guilty of a misdemeanor.

Amend section 40 of the bill by striking out the same and inserting in place thereof the following:

40 Wild Life Protection. Amend RSA 208:4-a (supp) as inserted by 1969, 53:1, by striking out said section and inserting in place there of the following:

208:4-a Protection of Herd. Notwithstanding the provisions of RSA 208:2 or any other provision of the law, the director of fish and game, whenever he shall deem such action necessary to protect and conserve the deer herd of the state and upon receiving the consent of the fish and game commission, shall have the authority to close any section of the state to hunting and taking deer. Any person hunting and taking deer from an area of the state closed to such hunting and taking hereunder shall be guilty of a misdemeanor, and any other person shall be guilty of a felony.

Amend section 133 of the bill by striking out the same and inserting in place thereof the following:

133 Effective Date. This act shall take effect at 11:59 P.M., October 31, 1973.

Amend the bill by striking out sections 25 and 113 and by renumbering sections 26 through 133 so that the original section 26 becomes 25 and all remaining sections are numbered consecutively.

The clerk read the amendment in full.

Adopted.

HB 610, relative to revisions of existing statutes imposing fines over fifty and not more than one hundred dollars which

constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code.

AMENDMENT

Amend section 7 of the bill by striking out the same and inserting in place thereof the following:

7 Penalty for Misconduct Relative to Voluntary Mental Health Commitment. Amend RSA 135:22 (supp), as amended, by striking out said section and inserting in place thereof the following: 135:22 Voluntary Commitment; Penalty. Pursuant to rules and regulations established by the superintendent of the New Hampshire Hospital, the hospital may receive and detain therein as a patient any person suitable for care and treatment, who voluntarily makes written application therefor on a form prescribed by the superintendent, or if such person be under eighteen years of age such written application shall be made by the parent or legal guardian or person standing in loco parentis of such person. In the discretion of the superintendent of the New Hampshire Hospital such patient may be detained for the purpose of care and treatment until fifteen days after receipt of notice in writing from such patient of his intention or desire to leave the hospital, or if such patient be under eighteen years of age, until fifteen days after receipt of notice in writing, stating such intention or desire of the parent or legal guardian or person standing in loco parentis of such patient; provided, however, that such notice in writing shall in no event effect a release of such patient until sixty days from his admission to the hospital. Charges for the support of such patient at the hospital shall be governed by recommendations of the division of investigation of accounts of the department of administration and control. Any person violating the provisions of this or the preceding sections shall, if a natural person, be guilty of a violation, and any other person shall be guilty of a msidemeanor.

Amend section 62 of the bill by striking out line eleven.

Amend section 65 of the bill by striking out the same and inserting in place thereof the following:

65 Effective Date. This act shall take effect at 11:59 P.M., October 31, 1973.

Amend the bill by striking out section 58 and by renumbering sections 59 through 65 so that the original section 59 becomes section 58 and all remaining sections are numbered consecutively.

The clerk read the amendment in full.

Adopted.

HB 851, providing for an emergency temporary zoning and planning ordinance and for the adoption of same in emergencies.

AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

- 1 Adoption of Interim Zoning Ordinance. Amend RSA 31 by inserting after section 102, as inserted by an act passed at this session, the following new section:
- 31:103 Interim Zoning Ordinance. In any town which does not have a planning

The clerk read the amendment in full.

Adopted.

(Rep. Bednar in the Chair)

HB 608, relative to revision of existing statutes which constitute misdemeanors and felonies under the provisions of the criminal code.

AMENDMENT

Amend section 316 of the bill by striking out the same and inserting in place thereof the following:

- 316 Penalty for Neglect by Mother. Amend RSA 460:24, as amended by striking out said section and inserting in place thereof the following:
- 460:24 Neglect by Mother. If any mother shall neglect to provide for her legitimate children or any children born to her

while she is unmarried, she shall be guilty of a misdemeanor. The fine, if any, to be paid or applied in whole or in part of the support of such children as the court may direct.

Amend section 327 of the bill by striking out the same and inserting in place thereof the following:

327 Effective Date. This act shall take effect at 11:59 P.M., October 31, 1973.

Amend the bill by striking out sections 73, 93, 95, 104 and 146 and by renumbering sections 74 through 327 so that the original section 74 becomes section 73 and all remaining sections are numbered consecutively.

The clerk read the amendment in full.

Adopted.

HB 611, revising statutes outside the criminal code imposing fines of fifty dollars or less which under the code constitute violations.

AMENDMENT

Amend section 53 of the bill by striking out the same and inserting in place thereof the following:

53 Failure to File Trapping Report. Amend RSA 210:22 (supp) as inserted by 1969, 93:1 by striking out said section and inserting in place thereof the following: 210:22 Penalty. A person who fails to make the report provided for in RSA 210:21 shall be guilty of a violation, and may be refused a license in the next succeeding trapping season in the discretion of the director.

Amend section 161 of the bill by striking out the same and inserting in place thereof the following:

161 Effective Date. This act shall take effect at 11:59 P.M., October 31, 1973.

The clerk read the amendment in full.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENTS

HB 611, revising statutes outside the criminal code imposing fines of fifty dollars or less which under the code constitute violations.

HB 608, relative to revision of existing statutes which constitute misdemeanors and felonies under the provisions of the criminal code.

HB 851, providing for an emergency temporary zoning and planning ordinance and for the adoption of same in emergencies.

HB 609, relative to revision of existing statutes imposing only fines above one hundred dollars which constitute misdemeanors for natural and any other persons, and above two hundred dollars constitutes a felony for any other persons under the provisions of the criminal code.

HB 610, relative to revisions of existing statutes imposing fines over fifty and not more than one hundred dollars which constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code.

ADOPTION OF COMMITTEE OF CONFERENCE REPORT

HJR 47, providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire State Prison and providing for indemnification of state prison personnel in connection with claims by inmates.

ACCEDED REQUEST COMMITTEES OF CONFERENCE

HB 141, relative to modification of the business profits tax.

The President appointed Sens. Downing, Preston and Green.

HB 811, making appropriations for capital improvements.

The President appointed Sens. Claveau, Stephen Smith and Trowbridge.

HB 20, removing the requirement of public convenience and necessity for common carriers by motor vehicles.

The President appointed Sens. McLaughlin, Sanborn and Stephen Smith.

CHANGE OF SENATE CONFEREES

HB 798. Sen. Brown replacing Sen. Green.

SB 165. Sen. Stephen Smith replacing Sen. Gardner.

COMMITTEE OF CONFERENCE REPORTS

HJR 47, providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire State Prison and providing for indemnification of state prison personnel in connection with claims by inmates.

(Printed SJ June 26)

The clerk read the report in full.

At the request of Rep. Close, Rep. Cleon E. Heald answered questions,

Committee of Conference report adopted.

HB 836, expanding the jurisdiction of the public utility commission to regulate water companies as public utilities, except for municipal water companies.

(Printed SJ June 26)

Committee of Conference report adopted.

The committee of conference to which was referred SB 75, adopting the uniform management of institutional funds

act, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment; and

That the House recede from its position of adopting its amendment; and

That the Senate and House each adopt the following new amendment, and pass the bill as so amended.

Amend RSA 292-B:4, III and IV as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

III. Include all or any part of an institutional fund or all or any part of a pooled income fund (as defined in section 642 (c) (5) of the Internal Revenue Code of 1954 as amended ("the Code")), a charitable remainder annuity trust (as defined in Section 664 (d) (1) of the Code) or a charitable remainder antitrust (as defined in Section 664 (d) (2) of the code) in one or more pooled or common funds maintained by the institution; and

IV. Invest all or any part of an institutional fund, pooled income fund, charitable remainder annuity trust or charitable remainder antitrust in any other pooled or common fund available for investment, including shares or interests in regulated investment companies, mutual funds, common trust funds, investment partnerships, real estate investment trusts, or similar organizations in which funds are commingled and investment determinations are made by persons other than the governing board.

Sen. David H. Bradley Sen. Robert F. Bossie Sen. Alf E. Jacobson Conferees on the Part of the Senate

Rep. Milton A. Cate Rep. Henry C. Newell Rep. John Wilcox Rep. Doris L. Thompson Conferees on the Part of the House Committee of Conference report adopted.

(Speaker in the Chair)

RECESS

AFTER RECESS

ENROLLED BILLS REPORT

HB 608, relative to revision of existing statutes which constitute misdemeanors and felonies under the provisions of the criminal code.

HB 609, relative to revision of existing statutes imposing only fines above one hundred dollars which constitute misdemeanors for natural and any other persons, and above two hundred dollars constitutes a felony for any other persons under the provisions of the criminal code.

HB 610, relative to revisions of existing statutes imposing fines over fifty and not more than one hundred dollars which constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code.

HB 611 revising statutes outside the criminal code imposing fines of fifty dollars or less which under the code constitute violations.

HB 703, to transfer or repeal all of RSA title LVIII (crimes and offenses) except chapters 570-A (wiretapping), 571-B (exposing minor to harmful materials), 575-A (humane slaughter law), and the murder and abortion provisions of 585; changing the name of said title; and permitting the courts to provide for psychiatric examinations by other physicians than those at the New Hampshire Hospital.

HB 843, establishing a postsecondary education commission to absorb the coordinating board of advanced education and accreditation and the New Hampshire higher education facilities commission.

HB 851, providing for an emergency temporary zoning and planning ordinance and for the adoption of same in emergencies.

HB 887, relating to salaries of district court justices.

HB 975, relative to the use of recording devices in superior and district courts.

SB 268, conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations and providing for a study of current attachment procedures by the judicial council.

Mabel L. Richardson
For The Committee

ENROLLED BILLS AMENDMENTS

HB 818, relative to the administration of the revenue laws.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Tax Abatement. Amend RSA 76:16-a, as amended by 1973, 121:1, by striking out said section and inserting in place thereof the following:

76:16-a By Board of Taxation.

- I. Application. If the selectmen neglect or refuse so to abate, any person aggrieved, having complied with the requirements of RSA 74, upon payment of an application fee of ten dollars, may, within six months after notice of such tax, and not afterwards, apply in writing to the board of taxation which after inquiry and investigation shall hold a hearing if requested as herein provided and shall make such order thereon as justice requires and such order shall be enforceable as provided hereafter.
- II. Notices. Upon receipt of an application under the provisions of paragraph I and the board of taxation shall give notice in writing to the affected town or city of the receipt of the application by mailing such notice to the town or city clerk thereof by certified mail. Such town or city may request in writing a hearing on such application within thirty days after the mailing of such notice and not thereafter. If a hearing is re-

quested by a town or city the board of taxation shall not less than thirty days prior to the date of hearing upon such applicagive notice of the time and place of such hearing to the applicant and the town or city in writing. Nothing contained herein shall be construed to limit the rights of taxpayers to a hearing before the board of taxation.

- III. Conduct at Hearing. The applicant and the town or city shall be entitled to appear by counsel, may present evidence to the board of taxation and may subpoena witnesses. Either party may request that a stenographic record be kept of the hearing. Any investigative report filed by the staff of the board of taxation shall be made a part of such record.
- IV. Rules of Evidence. In such hearing, the board of taxation shall not be bound by the technical rules of evidence.
- V. Appeal. Either party aggrieved by the decision of the board of taxation may, within thirty days after notice in writing of the decision of the board of taxation, file notice of appeal to the supreme court specifying all the grounds upon which such party bases his objections. For the purposes of such appeal the findings of fact by the board shall be final and any such appeal shall be limited to questions of law. An election by an appplicant to appeal in accordance with this paragraph shall be deemed a waiver of any right to petition the superior court in accordance with RSA 76:17.
- VI. Enforcement of Order. A copy of an order of abatement ordered by the board of taxation, attested as such by the chairman of the board of taxation, if no appeal is taken hereunder or under RSA 76:17, may be filed in the superior court for the county or in the Merrimack county superior court at the option of the board and thereafter such order may be enforced as with any final judgment of the superior court.

Amend paragraph III of section 11 of the bill by striking out same and inserting in place thereof the following:

III. Amend RSA 33:7-a as inserted by 1957, 89:1, as amended by 1973, 138:1, by striking out said section and inserting in place thereof the following:

33:7-a Temporary Loans. If a municipality votes to issue bonds or serial notes in accordance with this chapter, or when bonds have been authorized by a county convention, and in the opinion of the commissioner of revenue administration, evidenced by a certificate signed by him, such action was in accordance with the provisions of law in all respects, the officers authorized to issue the same may, in the name of the municipality, or county, make a temporary loan or loans in anticipation of the money to be derived from the sale of such bonds or notes and may issue temporary notes therefor from time to time which are payable not later than one year from their respective dates of issue. Temporary notes issued for a period of less than one year may be renewed or paid from time to time by the issue of other notes, provided that the period from the date of an original note to the maturity of any note issued to renew or pay the same debt shall not exceed one year. When a temporary loan is made in anticipation of an issue of bonds or serial notes. the payment, equivalent to the amount of principal of such bond or serial note, must commence and end pursuant to the provisions of RSA 33:2. The time for such payments shall be measured from the date of the original note representing the making of the temporary loan.

Amend paragraph XIV of section 11 of the bill by striking out same and inserting in place thereof the following:

XIV. Amend RSA 78:22 by striking out said section and inserting in place thereof the following:

78:22 Administration by Director of Division of Tobacco Products. The administration of this chapter and all duties assigned hereunder to the department of revenue administration may be performed by the director of the division of tobacco products subject to the supervision of the commissioner and to that end, he shall prescribe all necessary forms and rules and regulations not inconsistent with this chapter to carry into effect the provisions hereof. Subject to the approval of the commissioner, the director may use the powers vested in such commissioner by RSA 71-A relating to the attendance of witnesses and the conduct of investigations, in the administration of this chapter.

Amend RSA 78-B:8 as inserted by paragraph XX of section 11 of the bill by striking out line 17 and inserting in place thereof the following:

shall be remitted to the commissioner monthly or oftener. Each register of

The clerk read the amendment in full.

Adopted.

HB 485, prohibiting a motion for reconsideration on bond or note issues of over one hundred thousand dollars.

AMENDMENT

Amend the title of said bill by striking out same and inserting in place thereof the following:

AN ACT

relative to reconsideration of bond or note issues of over one hundred thousand dollars.

The clerk read the amendment in full.

Adopted.

SB 209, relative to free parking in municipal parking areas.

AMENDMENT

Amend the bill by striking out section 1 of the bill and inserting in place thereof the following:

I Free Parking in Municipal Parking Areas. Amend RSA 249:4 (supp), as amended by another bill passed this session entitled "providing for certain motor vehicle privileges free to permanent and totally disabled veterans.", by striking out said section and inserting in place thereof the following:

249:4 Free Parking. Any motor vehicle carrying special license plates issued to paraplegic, amputee or blind war veterans pursuant to RSA 260:17 and RSA 260:18, and any motor vehicle used for a purpose, or by a person, designated by a city council or town meeting, shall be allowed free parking time in

any city or town so long as said motor vehicle is under the direct control of the owner. The provisions of this section shall apply to a veteran who, because of a disability incurred in, or aggravated by such service, and upon satisfactory proof that veteran is evaluated by the United States veterans administration to be one hundred percent disabled from such service connected disability and evaluated by them to be individually unemployable.

The clerk read the amendment in full.

Adopted.

HB 179, providing that the salaries of registers of deeds of all counties except Coos and Carroll be a fixed amount and all fees for their services be paid to the respective county treasurer, and that special provisions be made for registers of deeds of Coos and Carroll counties, and providing for an increase in the mileage allowance for sheriffs and deputies of certain counties.

AMENDMENT

Amend section 2 by striking out the first 3 lines and inserting in place thereof the following:

 $2\ {\rm Fees.}$ Amend RSA 478 by inserting after section 17-h the following new section:

478:17-i Distribution. Each register of deeds, except of the counties of

The clerk read the amendment in full.

Adopted.

HB 901, relative to the exemptions on real property taxes granted to the blind.

AMENDMENT

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

I Increased Exemption. Amend RSA 72:37, as amended by 1973, 285:1, by striking out said section and inserting in place thereof the following:

72:37 Exemption for the Blind. Every inhabitant up to the age of sixty-five years who is legally blind as determined by the blind services department of the vocational rehabilitation division of the education department shall be exempt each year from taxation upon his or her residential real estate to the value of five thousand dollars, provided the value of such residential real estate in this state as assessed by the selectmen does not, exclusive of bona fide encumbrances of record thereon, exceed twenty thousand dollars. Provided that every such inhabitant sixty-five years of age and over shall be granted such exemption regardless of the amount of his equity in his residential real estate. The term "residential real estate" as used herein shall mean the same as defined in RSA 72:29. All applications made under this section shall be subject to the provisions of RSA 72:33 and 72:34.

The clerk read the amendment in full.

Adopted.

HB 919, relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board.

AMENDMENT

Amend section 1 by striking out lines 1, 2 and 3 and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 482-H the following new chapter:

Chapter 482-I

Amend RSA 482-G:4 by striking out line 1 and inserting in place thereof the following:

482-1:4 Avery Dam. The money received under RSA 482-1:1 and any other

Amend section 2 by striking out line 6 and inserting in place thereof the following: and twenty-five thousand dollars received pursuant to RSA

482-I:1 from the

Amend section 1 by striking out section numbers 482-G:1-3 and renumbering said sections to read as:

482-I:1 482-I:2 482-I:3

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENTS

SB 244, to reorganize the present fire service training program.

SB 111, providing for the merger of the New Hampshire Teachers' Retirement System into the New Hampshire Retirement System and the protection of the benefits of all persons affected thereby.

SB 248, authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor.

HB 919, relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board.

HB 901, relative to the exemptions on real property taxes granted to the blind.

ADOPTION COMMITTEE OF CONFERENCE REPORTS

SB 75, adopting the uniform management of institutional funds act.

SB 211, relative to the sale of fresh water smelt caught outside the state for human consumption within the state.

 $\rm HB\ 257,$ relative to the prohibition of certain promotional games.

COMMITTEE OF CONFERENCE REPORTS

The committee of conference to which was referred SB 165, providing for per diem and expenses for state council on

aging and for expenses for state commission on the status of women, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur in the adoption of the House amendment; and

That the House and Senate each pass the bill as amended by the House.

Sen. Eileen Foley Sen. Stephen W. Smith Sen. Roger A. Smith Conferees on the Part of the Senate

Rep. Esther M. Davis
Rep. John B. Goff
Rep. Susan N. McLane
Rep. Hugh J. Gallen
Conferees on the Part of the House

Committee of Conference report adopted.

HB 257, relative to the prohibition of certain promotional games.

(Printed SJ June 26)

At the request of Rep. Close, the clerk read the amendment in full,

Committee of Conference report adopted.

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission and payment of a fifteen percent tax.

(Printed SJ June 26)

At the request of Rep. Patrick, Rep. Hall answered questions.

Committee of Conference report adopted.

ENROLLED BILLS AMENDMENT

HB 148, relative to furnishing generic as well as brand names of prescription drugs.

AMENDMENT

Amend section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

by inserting after section 6-a the following new section:

146:6-b Generic Names Required. Every physician prescribing by brand

The clerk read the amendment in full.

Adopted.

Rep. Gallen offered the following:

RESOLUTIONS

Whereas, we have learned with sorrow of the death of George J. Bouley, former Representative from Littleton, who was a Ward 1 State Representative in Concord in 1965 to 1966, and

Whereas, George J. Bouley served his community faithfully and with honor, therefore be it,

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of George J. Bouley, and be it further

Resolved, that a copy of these resolutions be transmitted to his family.

The clerk read the resolutions in full.

Unanimously adopted.

Rep. Zachos offered the following:

HOUSE RESOLUTION

establishing procedures relative to interim study

- Be It Resolved by the House, that chairmen of standing committees shall handle bills referred to them for interim study in the same manner as the regular session of the legislature:
- (a) Hearings and room assignments shall be scheduled with the House Clerk's Office, who in turn will notify committee members, sponsors, news media, and other interested parties as requested by the chairmen.

All referrals for interim study shall be to House and Senate Committees jointly. The Committee referral in the other body to be made by its presiding officer. The Chairman of the Committee of the body making the referral shall be Chairman for the interim study;

- (b) Bills may be obtained through the House Clerk's Office and amendments through the Office of Legislative Services;
- (c) Committee chairmen shall have access to research, drafting and other such technical support from the Office of Legislative Services. In addition, it shall be the responsibility of the Office of Legislative Services to attend hearings and to insure maintenance of proper committee records and minutes:
- (d) A final report shall be written by the committee and complied by the Office of Legislative Services. This report shall include proposed legislation if any is recommended and shall be filed with the House Clerk's Office who will assemble all reports to be printed in appropriate form:
- Be It Further Resolved, that reports of said committees shall be made, notwithstanding any other provisions by June 1, 1974, when possible and no later than September 12, 1974;
- And Be It Further Resolved, that travel expenses will be paid at legislative rates to all members attending interim hearings; vouchers to be obtained through the Office of Legislative Accounting.

Adopted.

(Rep. Russell C. Chase in the Chair)

VETO MESSAGE

To The Honorable Members of the General Court:

It is with genuine regret that I return to you herewith House Bill 810 "An Act establishing a legislative facilities committee; and making an appropriation therefor," without my approval, as provided in Section 44, Part II of the Constitution, for the following reasons:

- 1. Section 1, paragraph II of the bill gives power to a legislative committee to conscript state employees to work for indefinite periods of time which could play havoc with work schedules and constitute an unwarranted invasion on the executive branch by the legislature.
- 2. Economically it is unwise to undertake the full cost of remodeling the old Post Office at the same time the legislature is asking for a capital budget of \$32 million, including \$9 million to complete the new Health and Welfare building and \$10 million for the University System.

The concept of converting the old Post Office building into a legislative office has my backing. I would support now a first step of one million to one and a half million dollars.

Meldrim Thomson, Jr.

June 25, 1973.

Question being shall HB 810 pass notwithstanding the Governor's veto.

Rep. James E. O'Neil explained negotiations between the leadership and the Governor. Legislative Counsel had advised that a veto message, once received by either body cannot be withdrawn so the action of the House and the Governor on June 26 was invalid.

(discussion)

Reps. Stevenson, Coutermarsh and George B. Roberts, Jr. spoke in favor of overriding the Governor's veto.

Rep. Horan spoke in favor of sustaining the Governor's veto.

ROLL CALL

YEAS: 300 NAYS: 3

YEAS

BELKNAP COUNTY:

French, Lawton, Matheson, Marsh, Wuelper, Roberts, Charles B., Roberts, George B., Twigg, Hildreth, Pierce, Randlett, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Davis, Esther M., Duprey, Conley, Davis, Dorothy W., Claffin, Allen, Webster, T. Anne.

CHESHIRE COUNTY:

Johnson, Edward A., O'Neil, James E., Ladd, Slicer, Whipple, Dunham, Hackler, MsGinness, Savage, Forcier, Gordon, Anne B., Yardley, Milbank, Turner, Helie, Wayne E., Raymond, Ames, Saunders, Heald, Cleon E., Streeter, Close, Nims, Drew, Scranton.

Coos County:

Huggins, Metcalf, Patrick, Bushey, Hunt, Burns, Richardson, Mabel L., Kidder, Victor L., Oleson, Fortier, Valliere, Desilets, Brungot, Theriault.

GRAFTON COUNTY:

Curran, Gallen, Tilton, Stevenson, Fimlaid, Bradley, Richard L., Jones, Anthony K., Mann, Ezra B., Anderson, Fayne E., Altman, Buckman, Harrison, Bell, Krainak, Bradley, David J., Chambers, Copenhaver, Duhaime, Eaton, Myrl R., Merrill, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Cary, Mann, Arthur F., Karnis, Eaton, Clyde S., Heald, Philip C., Warren, E. George, Colburn, Thomson, Harold E., Knight, Messina, Perkins, Arnold B., Harvell, Nelson, Van Loan, Bragdon, Brown, G. Winthrop, Spalding, Kenneth W., Coburn, Hall, Carswell, Dwyer, Lint, Bednar, Bergeron, Nutting, Polak, Smith, Leonard A., Richardson, John W., Seamans, Ethier, McLaughlin, Rock, Record, Cote, Margaret S., Winn, John T., Winn, Cecelia L., Charest, Desmarais, Lefebvre, McGlynn, Boisvert, Chasse, Romeo A., Mason, Ouellette, Wilcox, Coutermarsh,

Lebel, Ainley, Daniels, Milne, Montplaisir, Murphy, Smith, Craig D., Spirou, Bruton, Cote, Joseph L., Cullity, Barrett, William F., Dupont, Healy, Daniel J., McDonough, Clancy, Gardner, Sullivan, Mary J., Beaulieu, Champagne, Taber, Healy, George T., O'Neil, Dorthea M., Thibeault, P. Robert, Burke, Grady, O'Connor, Timothy K., Vachon, Lynch, Martineau, Allard, Bernier, Lambert, Lesmerises.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Sherman, Bigelow, Chandler, Jones, Donald P., Parker, Harry C., Deoss, Hanson, Boucher, Laurent J., Enright, Rice, Gamache, Gordon, George E., Plourde, Bartlett, Cushman, Kopperl, Mattice, Thompson, Doris L., Wiggin, Elmer S., Burleigh, Daniell, Fisher, Piper, Cate, Haller, Davis, Alice, McLane, Newell, Jones, H. Gwendolyn, Tarr, Underwood, Rich, Harriman, Wilson, Ralph W., Howard, C. Edwin, Hager, Noble.

ROCKINGHAM COUNTY:

King, Stimmell, Benton, Davis, Roy W., Wilson, Helen F., Boucher, William P., Kashulines, Skinner, Thibeault, George J., Barka, Gay, Gorman, MacGregor, Read, Senter, Belair, Campbell, Goff, Elizabeth E., Lemay, Sayer, Spollett, Webster, Clarence L., Cummings, Erler, Goodrich, Schwaner, Simard, Tavitian, Rogers, Hamel, Akerman, Cunningham, Brown, Benjamin A., Collishaw, Eastman, Junkins, Page, Sewall, Twardus, Scamman, Simmons, Stevens, Elliott A., Ellis, Weeks, Greene, Hammond, Lockhart, Palfrey, Cotton, Dame, McEachern, Joseph A., Call, Connors, Hodgdon, McEachern, Paul.

STRAFFORD COUNTY:

Dawson, Colby, Rowell, Dudley, Plumer, Tirrell, Joncas, Bouchard, Maloomian, Chasse, Peter N., Meserve, Tibbetts, Ineson, Thompson, Barbara C., Ruel, Winkley, LaRoche, Sylvain, Preston, Tripp, Leighton, Bernard, Donnelly, Kincaid, Parnagian, Richardson, Harriett W. B., McManus, Pray.

Sullivan County:

Townsend, Sara M., Barrus, Rousseau, Buckley, Spaulding, Roma A., Tucker, Brodeur, Burrows, D'Amante, Lewko, Saggiotes, Scott, Frizzell, Olden, Wiggins, George I., Williamson.

NAYS

HILLSBOROUGH COUNTY:

Murray, Fred E., Horan, Nardi.

RULE 16

Rep. Soule abstained under Rule 16.

and HB 810 passed by the necessary two-thirds notwithstanding the Governor's veto.

Reps. Shea, Lamy, Gelinas, Nutt, Gillmore and Parr wished to be recorded as voting "yes".

SUSPENSION OF RULES

Rep. James E. O'Neil moved that the Joint Rules be so far suspended as to permit the introduction of HB 1054, amending the powers of the legislative facilities committee, to dispense with printing, committee reference, public hearing and report and place on third reading and final passage at the present time.

The clerk read HB 1054 in full.

Rep. James E. O'Neil explained the bill.

(discussion)

Adopted by the necessary two-thirds.

Third reading and final passage

HB 1054, amending the powers of the legislative facilities committee.

(Speaker in the Chair)

Rep. Hamel moved that all action shown in the Journal on June 26 on HB 810 to be deleted from the permanent journal.

Adopted.

VETO MESSAGE

Secretary of State, Robert L. Stark appeared before the House to read a veto message from the Governor on HB 727.

To the Honorable Members of the General Court.

I return herewith HB 727, "An act establishing a department of administration and finance and making an appropriation therefor," without my approval, pursuant to Section 44, Part II of the Constitution, for the following reasons:

- 1. This bill is an inadequate response to an urgent need for a reorganization of the entire financial structure of the state, and in fact would be a bad first step in that direction.
- 2. It abandons a good original concept for such reorganization, which I felt was so important that I was willing to share the appointive power for the first commissioner; but now we have only a worthless shell of that concept and are being asked to relinquish the appointive power.
- 3. This bill when stripped of its verbiage is a bold attempt to restrict the power of the present comptroller and thereby drive him from office.
- 4. The proposed new department would be top heavy with the addition of six unclassified positions, five for management purposes.
- 5. The transfer of the Division of Investigation of Accounts and the New Hampshire Distributing Agency to the Department of Health and Welfare would be most unfortunate as the work of these divisions is essentially financial and should be independent of Health and Welfare.
- 6. The lapsing section for general appropriations could create substantial hardships for the several agencies and for the state.
- 7. At an additional cost of \$335,000 to the taxpayers, this bill does nothing to improve the financial structure of the state, but on the contrary makes worse that which was already bad.
- 8. If, as I hope, this bill fails to become law, I shall appoint a Governor's Committee to study and prepare a legislative draft for a thorough revision of our financial structure.

Meldrim Thomson, Jr. Governor

Question being shall HB 727 pass notwithstanding the Governor's veto.

Reps. George I. Wiggins, Joseph M. Eaton, Nelson, Coutermarsh and Bednar spoke in favor of sustaining the Governor's veto. Reps. McLane, Hoar and Roderick H. O'Connor spoke against sustaining the governor's veto.

(Rep. George B. Roberts, Jr. in the Chair)

Rep. James E. O'Neil spoke against sustaining the veto.

ROLL CALL YEAS: 111 NAYS: 188

YEAS

BELKNAP COUNTY:

French, Matheson, Wuelper, Roberts, Charles B., Hildreth, Pierce.

CARROLL COUNTY:

Duprey, Chase, Claffin.

CHESHIRE COUNTY:

Johnson, Edward A., Stevens, Anthony, O'Neil, James E., Dunham, McGinness, Gordon, Anne B., Yardley, Helie, Wayne E., Heald, Cleon E., Close, Drew, Scranton.

Coos County:

Patrick, Hunt, Burns, Oleson.

GRAFTON COUNTY:

Gallen, Fimlaid, Mann, Ezra B., Altman, Bell, Bradley, David J., Chambers, Copenhaver, Nutt, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Cary, Mann, Arthur F., Murray, Fred E., Heald, Philip C., Knight, Messina, Harvell, Van Loan, Brown, G. Winthrop, Spalding, Kenneth W., Hall, Lint, Bergeron, Nutting, Smith, Leonard A., Currier, Ethier, Rock, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia L., McGlynn, Wilcox, Ainley, Daniels. Milne, Zachos, Smith, Craig D., Shea, Gardner, Gelinas,

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Sherman, Bigelow, Parker, Harry C., Boucher, Laurent J., Cushman, Burleigh, Haller, Davis, Alice, McLane, Underwood, Rich, Harriman, Howard, C. Edwin, Woodward, Hager.

ROCKINGHAM COUNTY:

Stimmell, Belair, Spollett, Goodrich, Hoar, Simard, Rogers,

Cunningham, Collishaw, Stevens, Elliot A., Weeks, Lockhart, Cotton, McEachern, Joseph A., McEachern, Paul.

STRAFFORD COUNTY:

Dudley, Plumer, Maloomian, Thompson, Barbara C., Leighton, O'Connor, Roderick H., McManus.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Tucker, Frizzell, Olden.

NAYS

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Randlett, Maguire.

CARROLL COUNTY:

Howard, Donalda K., Davis, Esther M., Conley, Davis, Dorothy W., Webster, T. Anne.

CHESHIRE COUNTY:

Slicer, Whipple, Savage, Forcier, Turner, Ames, Saunders, Streeter, Nims.

Coos County:

Huggins, Metcalf, Bushey, Richardson, Mabel L., Kidder, Victor L., Fortier, Valliere, Desilets, Pryor, Brungot, Theriault.

GRAFTON COUNTY:

Curran, Tilton, Stevenson, Bradley, Richard L., Jones, Anthony K., Anderson, Fayne E., Jones, Albert C., Buckman, Harrison, Krainak, Duhaime, Eaton, Myrl R., Merrill.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Humphrey, Howard S., Withington, Karnis, Eaton, Clyde S., Warren, E. George, Thomson, Harold E., Perkins, Arnold B., Nelson, Bragdon, Coburn, Carswell, Dwyer, Lyons, Bednar, Polak, Seamans, McLaughlin, Parker, Gerry F., Record, Trombly, Charest, Desmarais, Lachance, Lefebvre, Boisvert, Chasse, Romeo A., Mason, Ouellette, Coutermarsh, Bourassa, Montplaisir, Murphy, Horan, Bruton, Cote, Joseph L., Cullity, Barrett, William F., Dupont, Healy, Daniel J., McDonough, Clancy, Sullivan, Mary J., Beaulieu, Champagne, Taber, Healy, George T., Thibeault, P. Robert, Burke, Grady, O'Connor, Timothy K., Vachon, Levasseur, Martineau, Allard, Bernier, Lambert, Lesmerises.

MERRIMACK COUNTY:

Chandler, Jones, Donald P., Deoss, Enright, Rice, Gamache, Gordon, George E., Bartlett, Mattice, Thompson, Doris L., Wiggin, Elmer S., Daniell, Fisher, Cate, Newell, Tarr, Wilson, Ralph W., Noble.

ROCKINGHAM COUNTY:

King, Benton, Davis, Roy W., Wilson, Helen F., Boucher, William P., Kashulines, Skinner, Soule, Thibeault, George J., Barka, Gay, Gorman, MacGregor, Read, Senter, Campbell, Lemay, Sayer, Southwick, Webster, Clarence L., Cummings, Erler, Schwaner, Tavitian, Hamel, Akerman, Parr, Brown, Benjamin A., Eastman, Junkins, Sewall, Twardus, Simmons, Ellis, Hammond, Maynard, Dame, Call, Connors, Hodgdon, Woods, Keefe.

STRAFFORD COUNTY:

Dawson, Colby, Rowell, Tirrell, Joncas, Bouchard, Tibbetts, Ineson, Ruel, Winkley, Sylvain, Preston, Tripp, Bernard, Donnelly, Kincaid, Parnagian, Richardson, Harriett W. B., Pray.

SULLIVAN COUNTY:

Barrus, Rousseau, Spaulding, Roma A., Brodeur, Burrows, D'Amante, Scott, Wiggins, George I.

PAIR

Rep. Gillmore voting yes; Rep. Chris K. Andersen voting no.

and the veto was sustained.

Reps. Lynch, Hanson, Meserve and Williamson wished to be recorded as voting "no" on sustaining the Governor's veto on HB 727.

Rep. James A. Humphrey wished to be recorded against the passage of HB 727.

(Speaker in the Chair)

ENROLLED BILLS REPORT

HB 901, relative to the exemptions on real property taxes granted to the blind.

HB 919, relative to the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board.

SB 111, providing for the merger of the New Hampshire Teachers' Retirement System into the New Hampshire Retirement System and the protection of the benefits of all persons affected thereby.

SB 244, to reorganize the present fire service training program.

SB 248, authorizing the governor to enter into a contract with Schools of Dental Medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor.

HB 33, requiring poultry and meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours, and providing for overtime pay for employees of the department of agriculture.

Mabel L. Richardson For The Committee

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 1036, providing for all federal enclaves in the state to be single districts for school purposes.

SB 165, providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women.

HB 834, relative to allowing members of standing and interim committees mileage for attending meetings.

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations, subject to rules and regulations established by the sweepstakes commission, and payment of a fifteen per cent tax.

ADOPTION ENROLLED BILLS AMENDMENTS

SB 209, relative to free parking in municipal parking areas.

HB 179, providing that the salaries of registers of deeds of counties except Coos and Carroll be a fixed amount and all fees for their services be paid to the respective county treasurer, and that special provisions be made for the registers of deeds of Coos and Carroll counties, and providing for an increase in the mileage allowance for sheriffs and deputies of certain counties.

HB 818, relative to the administration of the revenue laws.

HB 485, prohibiting a motion for reconsideration on bond or note issues of over one hundred thousand dollars.

HB 148, relative to furnishing generic as well as brand names of prescription drugs.

COMMITTEE OF CONFERENCE REPORT

HB 834, relative to allowing members of standing and interim committees mileage for attending meetings.

(Printed SJ June 26)

The clerk read the report in full.

Committee of Conference report adopted.

PERSONAL PRIVILEGE

Rep. Harriman rose on a point of personal privilege.

COMMITTEE OF CONFERENCE REPORT

The committee of conference to which was referred SB 182, An Act providing for seven appointed members to the Manchester Airport Authority, having considered the same, report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment and that the House recede from its position of adopting its amendment and the Senate and House each adopt the following amendment to the bill:

Amend 1927, 244-a as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

4-a Manchester Airport Authority. To carry out the pro-

visions of this act with respect to aviation, the mayor shall, with the approval of the board of aldermen, appoint five citizens of Manchester or of towns contiguous to Manchester who shall constitute the Manchester Airport Authority, said citizens to serve until March 1, 1960, March 1, 1961, March 1, 1962, March 1, 1963, and March 1, 1964, respectively, or until their successors are appointed and qualified. The mayor shall, with the approval of the board of aldermen, appoint an additional two citizens of Manchester or of towns contiguous to Manchester to said Authority, said citizens to serve until March 1, 1975, or until their successors are appointed and qualified. Annually thereafter the mayor shall in the month of February, with the approval of the board of aldermen, appoint one or two citizens, as the case may be, of Manchester or of a town contiguous to Manchester to serve for a term of five years from March first, or until his successor(s) is appointed and qualified. As soon as convenient after the appointment of said trustees, they shall organize by choosing one of their members chairman and one clerk. Meetings of said authority shall be held upon call of the chairman or mayor on such dates as said authority shall designate. In the original appointment of the airport authority four out of seven of such members shall hold currently valid airmen's certificates of commercial rating or higher, or the military equivalent of the same. Subsequent appointments to said authority shall be made from citizens who hold curently valid airmen's certificates of commercial rating or higher, or the military equivalent of the same, unless at the time of such appointment at least four members of said authority are so qualified.

Sen. Richard F. Ferdinando
Sen. Robert F. Bossie
Sen. Paul E. Provost
Conferees on the Part of the Senate
Rep. William P. Boucher
Rep. Russell A. Taber
Rep. Chris Spirou
Rep. George J. Thibeault
Conferees on the Part of the House

Committee of Conference report adopted.

Rep. McLane moved that the House recall HB 1018, abol-

ishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges, and spoke in favor of her motion.

Adopted.

Rep. McLane moved that HB 1018 be placed on second reading and open to amendment, and subsequently withdrew her motion.

(Rep. George B. Roberts, Jr. in the Chair)

ENROLLED BILLS AMENDMENTS

HB 539, establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor.

AMENDMENT

Amend RSA 135-B:8 as inserted by section 1 of the bill by striking out lines 2 through 4 and inserting in place thereof the following:

law to the contrary, any person aggrieved by an order or decree of the probate court has a right of review by the supreme court in the same manner provided for review of cases heard before the superior court.

Amend RSA 35-b as inserted by section 1 of the bill by inserting after section 8 the following subdivision heading:

Voluntary Admission

The clerk read the amendment in full.

Adopted.

HB 10, relative to the registration and operation of off highway recreational vehicles and making an appropriation therefor.

AMENDMENT

Amend RSA 269-C:6, VI as inserted by section 1 of the

bill by striking out in line four of said paragraph the reference "RSA 269-C:13" and insert in place thereof the following (RSA 269-C:7, V).

Amend RSA 269-C:16, II, as inserted by section 1 of the bill by striking out in line eight of said paragraph the reference "RSA 269-C:20" and insert in place thereof the following (RSA 269-C:18).

Amend RSA 269-C:18, IV, as inserted by section 1 of the bill by striking out in line one of said paragraph the reference "RSA 269-C:19" and insert in place thereof the following (RSA 269-C:17).

Amend RSA 269-C:19 as inserted by section 1 of the bill by striking out in line four of said section the reference "RSA 269-C:20" and insert in place thereof the following (RSA 269-C:18).

Amend RSA 269-C:25 as inserted by section 1 of the bill by striking out in line nine of said section the reference "RSA 269-C:20" and insert in place thereof the following (RSA 269-C:18).

Amend RSA 572:15-b as inserted by section 5 of the bill by striking out in line five the reference "RSA 269-C:1, XIII" and insert in place thereof the following: (RSA 269-C:1, VI).

Amend section 7 of the bill by striking out in line four after the numeral "24" the following "IV" and insert in line two in the proper sequence after "24" the following (IV) and (XI).

The clerk read the amendment in full.

Adopted.

HB 784, relative to hawkers and peddlers and street sales.

AMENDMENT

Amend section 8 of the bill by striking out said section and inserting in place thereof the following:

8 Street License Modification. Amend RSA 31:99 by striking out in line four the words "and other purposes" and inserting in place thereof the following (purposes, but not for retail sale), so that the section as amended shall read as follows:

31:99 License to Occupy Portion of Street. The selectmen of a town may grant a license in writing to any person to occupy a portion of any street, designated by distinct limits, for the purpose of laying thereon lumber and other materials for building purposes, but not for retail sale except as provided in RSA 31:99-a, for a time not exceeding four months, whenever they shall deem it necessary or proper, subject to such terms and conditions, to be expressed in the license, as the public convenience and safety may require.

Amend section 9 of the bill by striking out said section and inserting in place thereof the following:

- 9 Licensing of Temporary Sales Locations. Amend RSA 31 by inserting after section 99-c the following new section.
- 31:99-d Temporary Sales Locations. The governing body of a city, town or village district may make, by ordinance or by-law, provisions for the granting of licenses to itinerant vendors, hawkers, peddlers, traders, farmers, or merchants to sell or take orders for merchandise from parked motor vehicles, push carts, temporary stands or other stationary temporary outlets at such locations and subject to such conditions, fees and terms as the public convenience and safety demands.
- 10 Effective Date. Sections 1, 2, 3, 4, 5, 6, and 7 of this act shall take effect sixty days after its passage. Sections 8 and 9 of this act shall take effect November 2, 1973.

The clerk read the amendment in full.

Adopted.

 $\rm HB$ 247, relative to a two lane extension of the Spaulding Turnpike.

AMENDMENT

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

I Two Lane Highway. Amend RSA 256-C:2, II (supp) as amended by an act passed at the 1973 session of the general court relative to construction of Dover-Somerworth inter-

change of Spaulding turnpike by striking out said paragraph and inserting in place thereof the following:

II. Make improvements to that portion of the eastern New Hampshire turnpike known as the Spaulding Turnpike and extend said turnpike with two lanes including the completion of existing interchange number 9, the Dover-Somersworth interchange, and the extension of the turnpike to the 1965 Milton-Wakefield project;

Further amend section 2 of said bill by inserting after the fourth project enumeration in said section the following:

Construction of Dover-Somersworth interchange number nine of Spaulding Turnpike. RSA 256-C:2. II One million dollars (\$1,000,000)

Amend section 2 of said bill by striking out the first ten lines and inserting in place thereof the following:

2 Lanes Reduced. Amend RSA 256-C:6 (supp) as amended by an act passed at the 1973 session of the general court by striking out said section and inserting in place thereof the following:

Further amend said section 2 by striking out the words and figures

"Thirty-three million dollars (\$33,000,000)" and is and figures:

and inserting in place thereof the words

Thirty-six million dollars (\$36,000,000)

The clerk read the amendment in full.

Adopted.

 $\rm HB$ 257, relative to the prohibition of certain promotional games at gas stations.

AMENDMENT

Amend section 1 of the bill by striking out the section and inserting in place thereof the following:

l New Chapter. Amend RSA by inserting after chapter 287-A the following new chapter:

Chapter 287-B

Promotional Games

- 287-B:1 Certain Promotional Games Prohibited. It shall be unlawful for any person who owns or operates a gas station to induce or promote the retail sale of any product or service at said gas station by offering or disposing of any ticket, token, chance, certificate, or any other thing whereby the offeror or donor represents that the possession of a certain ticket, token, chance, certificate, or any other thing or combination thereof shall, in a manner dependent upon or connected with chance entitle the holder to receive any thing of value to which he would not otherwise be entitled.
- 287-B:2 Penalty. If any person shall violate any of the provisions of RSA 287-B:1, he shall be subject to the following penalty:
- I. If the offense occurs prior to November 1, 1973, he shall be fined no more than five hundred dollars, or imprisoned no more than one year, or both.
- II. If the offense occurs on or after November 1, 1973, he shall, if a natural person, be guilty of a misdemeanor, and any other person shall be guilty of a felony.
- 287-B:3 Exceptions. The provisions of RSA 287-B:1 shall not apply to:
- I. Promotional games or offerings in which the total value of prizes given in any thirty-day period is less than one thousand dollars: or
- II. The sale of lottery and sweepstakes tickets sold in accordance with the provisions of RSA 284:21-a to 21-r inclusive.
- 2 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Adopted.

COMMITTEE OF CONFERENCE REPORTS

The committee of conference to which was referred SB 179, abolishing the restriction prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence in the House amendment and adopt the House amendment and the Senate and House each pass the bill as amended by the House

Sen. Paul E. Provost Sen. Ward B. Brown Sen. William E. Sanborn Conferees on the Part of the Senate

Rep. Lyman E. Collishaw Rep. George Twigg, III Rep. Harry H. Pray Rep. William A. Desmarais Conferees on the Part of the House

Committee of Conference report adopted.

HB 1036, providing for all federal enclaves in the state to be single districts for school purposes.

(Printed SJ June 26)

At the request of Rep. Close, the clerk read the amendment in full.

Committee of Conference report adopted.

HB 32, providing for qualification of bridge inspectors, making bridge inspection a prerequisite for application for bridge aid, and requiring state assistance in bridge inspection.

(Printed SJ June 26)

Committee of Conference report adopted.

SENATE MESSAGES

SENATE'S SUSPENSION OF JOINT RULES TO PERMIT THE INTRODUCTION OF

HB 1054, amending the powers of the legislative facilities committee.

CONCURRENCE

HB 1054, amending the powers of the legislative facilities committee.

ENROLLED BILLS AMENDMENTS

HB 940, redistricting the city of Somersworth.

The clerk read the amendment in full.

Rep. Meserve moved that the House nonconcur with the Enrolled Bills Committee amendment and subsequently withdrew his motion.

Rep. Meserve moved that the Enrolled Bills Committee amendment on HB 940 be laid on the table.

Enrolled Bills Committee amendment on HB 940 laid on the table.

SB 92, providing total property tax exemption for all totally disabled veterans of any branch of the armed forces.

AMENDMENT

Amend the title of said bill by striking out same and inserting in place thereof the following:

AN ACT

providing limited property tax exemption for all totally disabled veterans of any branch of the armed forces.

The clerk read the amendment in full.

Adopted.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 940, redistricting the city of Somersworth.

SB 92, providing total property tax exemption for all totally disabled veterans of any branch of the armed forces.

Rep. Gorman moved that the House conferees to the Committee of Conference on HB 811 entitled "An Act making appropriations for capital improvements" be instructed to insert in the bill an appropriation of one hundred twenty five thousand dollars for Juvenile Residential Half-way Houses, as was previously adopted by the House.

Rep. Raymond spoke against the motion.

Rep. Gorman withdrew his motion.

On motion of Rep. Esther M. Davis the House adjourned at 5:07 p.m. to meet tomorrow at 10:00 a.m.

Thursday, 28Jun73

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Rev. Joseph Y. Beaulieu.

Lord our God, As we gather for the day's work, we pray for ourselves. We pray also for those among us who have been struck by illness or misfortune or who are suffering any other trial, for those in anxiety or despair, for the feeble and the aged, for those who have been sent to prison, for the mentally ill, and for the dead and the dying. Amen.

PLEDGE OF ALLEGIANCE

Rep. Spollett led the Pledge of Allegiance.

CHANGE OF CONFEREE ON HB 193 Rep. Arthur F. Mann replacing Rep. Hanson.

RECESS

AFTER RECESS

Rep. Drake addressed the House briefly on the status of the committee of conference on HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

UNANIMOUS CONSENT

Reps. George I. Wiggins and Messina addressed the House by unanimous consent.

LEAVES OF ABSENCE

Reps. McManus and Allen, the day, important business.

ENROLLED BILLS REPORT

HB 485, relative to reconsideration of bond or note issues of over one hundred thousand dollars.

HB 836, expanding the jurisdiction of the public utility commission to regulate water companies as public utilities, except for muncipal water companies.

SB 75, adopting the uniform management of institutional funds act.

SB 165, providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women.

HJR 47, providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire State Prison and providing for indemnification of state prison personnel in connection with claims by inmates.

SB 211, prohibiting the use of fin fish entrapment devices in ocean waters.

Mabel L. Richardson
For The Committee

ENROLLED BILLS AMENDMENTS

SB 170, increasing the number of members of the Bound-

ary Commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with New Hampshire.

AMENDMENT

Amend section 10 of said bill by striking out the same and inserting in place thereof the following:

10 Effective Date. This act shall take effect upon passage.

The clerk read the amendment in full.

Adopted.

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission

AMENDMENT

Amend section 1 of the bill by striking out the first three lines of the section and inserting in place thereof the following:

1 Lucky Seven Tickets Authorized. Amend RSA 284 by inserting after section 21-s the following new section:

284:21-t Lucky Seven Tickets. Notwithstanding any other provisions of

The clerk read the amendment in full.

Adopted.

HB 671, prohibiting the use of petroleum powered motorboats on Willard Pond in Antrim.

AMENDMENT

Amend section 1 of the bill by striking out line seven and inserting in place thereof the following:

provisions of this section shall be guilty of a violation

Amend section 2 of the bill by striking out said section and inserting n place thereof the following:

2 Effective Date. This act shall take effect November 2, 1973.

The clerk read the amendment in full.

Adopted.

HB 694, relative to institutional guardianships.

AMENDMENT

Amend section 1 of the bill by striking out lines 1 through 4 and inserting in place thereof the following:

l Office of the Director of the Division of Welfare. Amend RSA 463 by inserting after section 6 the following new section:

463:6-a Institutional Guardian. The office of the director of the division

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 640, authorizing the governor to enter into contracts with veterinary medical schools.

HB 637, eliminating required tax escrow funds on certain savings bank mortgage loans and providing for payment of interest on all escrow accounts.

HB 910, relative to protecting consumers in the sale of consumer goods.

HB 32, providing for qualification of bridge inspectors, making bridge inspection a prerequisite for application for bridge aid, and requiring state assistance in bridge inspection.

HB 475, relative to fees payable to cities and towns where racing meets are held.

DISCHARGE COMMITTEE OF CONFERENCE APPOINT NEW COMMITTEE OF CONFERENCE

HB 768, relative to withdrawals from savings deposits.

The President appointed Sens. Poulsen, McLaughlin and Sanborn.

COMMITTEE OF CONFERENCE REPORTS

 $\rm HB$ 637, providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors.

(Printed SJ June 28)

Committee of Conference report adopted.

HB 640, authorizing the governor to enter into contracts with veterinary medical schools.

(Printed SJ June 28)

Committee of Conference report adopted.

HB 910, relative to protecting consumers in the sale of consumer goods.

(Printed SJ June 28)

Committee of Conference report adopted.

HB 923, enacting new salary grades for all classified and unclassified employees and establishing uniform overtime for classified employees.

(Printed SJ June 28)

At the request of Rep. Nelson, Rep. McLane answered questions.

Committee of Conference report adopted.

HB 475, relative to fees payable to cities and towns where racing meets are held.

(Printed SJ June 28)

At the request of Reps. Junkins and Harry C. Parker, Rep. Belair answered questions,

Rep. Sununu spoke against the committee of conference report.

Reps. Belair and Altman spoke in favor of the committee of conference report.

Committee of Conference report adopted.

(Rep. George B. Roberts, Jr. in the Chair)

SENATE MESSAGE

ADOPTION ENROLLED BILLS AMENDMENTS

HB 247, relative to a two lane extension of the Spaulding Turnpike.

HB 784, relative to hawkers and peddlers and street sales.

HB 257, relative to the prohibition of certain promotional games at gas stations.

HB 10, relative to the registration and operation of off highway recreational vehicles and making an appropriation therefor.

HB 539, establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor.

HB 694, relative to institutional guardianships.

Rep. Meserve moved that the Enrolled Bills Amendment on HB 940, redistricting the city of Somersworth, be taken from the table, and spoke in favor of the motion.

(discussion)

Adopted.

Rep. Meserve moved nonconcurrence with the amendment from the committee on Enrolled Bills and its return to the committee.

Adopted.

Rep. Gorman moved that the House conferees to the Committee of Conference to HB 811 entitled "An Act making appropriations for capital improvements" be instructed to insert in the bill an appropriation of one hundred twenty five thousand dollars for Juvenile Residential Half-way Houses, as was previously adopted by the House.

Reps. Raymond, Colburn and Cecelia L. Winn spoke against the motion.

(discussion)

At the request of Rep. French, Rep. Raymond answered questions.

Rep. Lynch spoke in favor of the motion.

Motion lost.

The Speaker called for the Special Order.

HR 17, relative to the welfare system.

The question being on the majority report, inexpedient to legislate.

Rep. Twardus moved that the report of the minority be substituted for the report of the majority.

(Rep. Russell C. Chase in the Chair)

The clerk read the resolution in full.

Rep. Twardus spoke in favor of the motion.

Rep. Pierce explained the committee report.

(Rep. George B. Roberts, Jr. in the Chair)

(discussion)

Reps. Daniell and Horan spoke against the motion.

Rep. Helen F. Wilson nonspoke in favor of the minority report.

Reps. Goodrich and Spirou nonspoke in favor of the majority report.

On a vv the Speaker was in doubt and requested a division.

108 members having voted in the affirmative and 95 in the negative, the motion was adopted.

RECONSIDERATION

Rep. Newell moved that the House reconsider the motion made by Rep. Hamel to correct the permanent Journal of Tuesday, June 26, on HB 810, establishing a legislative facilities committee.

Reconsideration prevailed.

Rep. Newell moved to refer the motion relative to HB 810 to the committee on the Journal.

Adopted.

The Committee on the Journal voted to clarify the permanent record of action on HB 810 on June 26 and 27.

SENATE MESSAGE

CHANGE OF CONFEREES ON HB 395

Sen. Preston replacing Sen. Ferdinando.

ENROLLED BILLS AMENDMENTS

HB 897, relative to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

- 4 Liability for Education in Public Institutions. Amend RSA 8:41 (supp) as amended by section 1 of this act and as amended by "An Act relative to the expense of education in public institutions." passed by the 1973 session of the general court, by striking out said section and inserting in place thereof the following:
- 8:41 Persons Chargeable With Support of Inmates of Public Institutions. Except as limited in RSA 8:41-c and subject to the provisions of RSA 8:44, V, expenses incurred in the insti-

tutions named in RSA 8:40 or at the direction of the commissioner of health and welfare in any public or private institution or elsewhere by anyone having a father, mother, son, daughter, husband or wife whose weekly income or other resources are more than sufficient to provide a reasonable subsistence compatible with decency and health, may be recovered in an action in the name of the state, from either a father, mother, son, daughter, husband or wife, who are declared jointly and severally liable for such expenses, unless otherwise ordered by the court.

- 5 Effective Date.
- I. Sections 1, 2, and 3 of this act shall take effect sixty days after its passage.
 - II. Section 4 of this act shall take effect July 2, 1974.

The clerk read the amendment in full.

Amendment adopted.

HB 730, providing for regional vocational education programs and making an appropriation therefor.

AMENDMENT

Amend section 1 of the bill by striking out lines 1 through 3 and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 188-D the following new chapter:

Chapter 188-E

Further amend said section by striking out citations to RSA 188-D:1 through 10 and renumbering said sections to read as

188-E:1 188-E:2 188-E:3 188-E:4 188-E:5 188-E:6 188-E:7 188-E:8 188-E:9 188-E:10

Amend RSA 188-E:3, II by striking out line 6 and inserting in place thereof the following:

regular building aid application of the district as provided in RSA 198:15-b.

Amend RSA 188-E:10 by striking out line 5 and inserting in place thereof the following:

expenditure of such funds shall be made by the state department of education to

The clerk read the amendment in full.

Amendment adopted.

COMMITTEE OF CONFERENCE REPORTS

HB 299, to designate certain highways as bicycle trails and making an appropriation therefor.

(Printed SJ June 28)

Committee of Conference report adopted.

HB 1028, establishing the New Hampshire Transportation Authority and making an appropriation therefor.

(Printed SJ June 28)

Committee of Conference report adopted.

The committee of conference to which was referred SB 112, relative to neglected, delinquent and abused children, having considered the same, report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position of adopting its amendment, and

That the Senate and House each pass the bill as passed by the Senate.

Sen. Stephen W. Smith
Sen. Harry V. Spanos
Sen. David H. Bradley
Conferees on the Part of the Senate
Rep. Emile D. Beaulieu
Rep. Vera E. Goodrich
Rep. Barbara C. Thompson
Rep. George E. Gordon, III
Conferees on the Part of the House

SB 112, relative to neglected, delinquent and abused children.

Committee of Conference report adopted.

HB 289, providing that banks which give mortgages on real property may not levy a service charge against the seller of the property.

(Printed SJ June 28)

Committee of Conference report adopted.

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 289, providing that banks which give mortgages on real property may not levy a service charge against the seller of the property.

RECESS AFTER RECESS

ENROLLED BILLS REPORT

HB 664, amending the conservation commission enabling act and permitting two planning board members to serve on other municipal boards or commissions.

HB 834, relative to allowing members of standing and interim committees mileage for attending meetings.

HB 1036, authorizing local school districts to assess tuition costs, if federal funds are not available, for pupils living on federally owned or leased property.

SB 92, providing limited property tax exemption for all totally disabled veterans of any branch of the armed forces.

HB 148, relative to furnishing generic as well as brand names of prescription drugs.

HB 818, relative to the administration of the revenue laws.

SB 189, authorizing fiduciaries to deposit securities in a central or regional depository.

SB 209, relative to free parking in municipal parking areas.

HB 1054, amending the powers of the legislative facilities committee.

Mabel L. Richardson

For The Committee

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENTS

HB 730, providing for regional vocational education programs and making an appropriation therefor.

HB 897, relative to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly.

ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 299, to designate certain highways as bicycle trails and making an appropriation therefor.

SB 182, providing for seven appointed members to the Manchester Airport Authority.

SB 179, abolishing the restriction prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses.

COMMITTEE OF CONFERENCE REPORT

 $\,$ HB 150, providing for solid waste disposal and resource recovery.

(Printed SJ June 28)

Committee of Conference report adopted.

RECESS

AFTER RECESS

(Speaker in the Chair)

CHANGE OF CONFEREES ON HB 768

Reps. Altman, Daniels, Barrus and David J. Bradley replacing Reps. Bigelow, Milne, Deoss and Dwyer.

On motion of Rep. Ellis the House adjourned at 3:44 p.m. to meet tomorrow at 11:00 a.m.

Friday, 29Jun73

The House met at 11:00 o'clock.

IOINT CONVENTION

Prayers were offered by House Chaplain Rev. Joseph Y. Beaulieu, and Senate Chaplain Rev. Dr. Vincent Fischer.

O Lord our God, we commit ourselves to You, this day, as our endeavors come to an end in this House. Bless all that has been ably done; pardon whatever has been left undone or gone amiss. Give us the strength to persevere and bring us to a happy end.

And now may the Lord bless us and keep us. May the Lord make His face to shine upon us and be gracious unto us; may the Lord give us peace, peace in our hearts, peace in this land, peace throughout the world now and always. Amen.

PLEDGE OF ALLEGIANCE

Rep. Spirou led the Pledge of Allegiance.

His Excellency, Governor Thomson and Senate President, David L. Nixon addressed the Joint Convention briefly.

HOUSE

LEAVES OF ABSENCE

Rep. Dwyer, today and tomorrow, important business.

Reps. Tucker and Duhaime, the week, important business.

Rep. Tirrell, the day, illness in the family.

REMARKS OF REP. DRAKE

Mr. Speaker, Lincoln, N.H. has had a problem which the Legislature acted upon in the last special session and again in this session. We authorized the treasurer to purchase notes from Lincoln for \$165,000 while disposition of the Copeland Process was in the courts.

The town has now settled out of court for a substantial sum in settlement of their claim against the manufacture of the Copeland Process Industrial Waste Facility. This sum is well above the town's total commitment for this process. The state of N.H. has apparently, under the terms of its contract with Lincoln, no legal recourse for recovery. But New Hampshire still has over \$350,000 in bond obligation to meet on this facility. I believe Lincoln has a moral obligation to reimburse the state with any funds available to it from this settlement above Lincoln's own commitment.

I would like the record to show this sentiment.

ENROLLED BILLS REPORT

HB 289, limiting banks which give mortgage loans on real property from levying certain service charges.

HB 299, to designate certain highways as bicycle trails and making an appropriation therefor.

HB 179, providing that the salaries of registers of deeds of all counties except Coos and Carroll be a fixed amount and all fees for their services be paid to the respective county treasurer, and that special provisions be made for the registers of deeds of Coos and Carroll counties, and providing for an increase in the mileage allowance for sheriffs and deputies of certain counties.

HB 475, relative to fees payable to cities and towns where racing meets are held.

HB 671, prohibiting the use of petroleum powered motorboats on Willard Pond in Antrim.

SB 170, increasing the number of members of the Boundary Commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with New Hampshire.

SB 182, providing for seven appointed members to the Manchester Airport Authority.

HB 637, eliminating required tax escrow funds on certain savings bank mortgage loans and providing for payment of interest on all escrow accounts.

HB 730, providing for regional vocational education programs and making an appropriation therefor.

HB 897, relative to the board and care of persons committed to the Laconia state school and training center, the New Hampshire hospital or the New Hampshire Home for the Elderly.

HB 910, relative to protecting consumers in the sale of consumer goods.

HB 32, relative to the inspection of bridges.

HB 257, relative to the prohibition of certain promotional games at gas stations.

HB 539, establishing civil procedures relating to the admission and treatment of the mentally ill and making an appropriation therefor.

HB 694, relative to institutional guardianships.

HB 784, relative to hawkers and peddlers and street sales.

HB 247, relative to a two lane extension of the Spaulding Turnpike.

HB 10, relative to the registration and operation of off

highway recreational vehicles and making an appropriation therefor.

Mary P. Chambers
For The Committee

ENROLLED BILLS AMENDMENTS

SB 179, abolishing the restrictions prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the proximity of state liquor stores to schools, churches and parish houses.

The clerk read the amendment in full.

Adopted.

HB 117, relative to the qualification of municipal planning board members.

AMENDMENT

Amend section 1 by striking out the first five lines and inserting in place thereof the following:

1 Qualification of Planning Board Members. Amend RSA 36:5, as amended, by striking out said section and inserting in place thereof the following:

The clerk read the amendment in full.

Adopted.

HB 640, authorizing the governor to enter into agreements with veterinary medical schools.

AMENDMENT

Amend RSA 332-E:2 as inserted by section 1 of the bill by striking out in line five the reference "RSA 332-E:3" and inserting in place thereof the following:

RSA 332-E:4

Further amend section 1 of the bill by renumbering 332-E:4; 332-E:5; 332-E:6; 332-E:7; and 332-E:8; to read respectively as follows:

332-E:3 332-E:4 332-E:5 332-E:6 332-E:7

The clerk read the amendment in full.

Adopted.

HB 940, redistricting the city of Somersworth.

AMENDMENT

Amend said bill by striking out section 6 and inserting in place thereof the following:

6 Effective Date. Section 2 of this act relative to the referendum, and section 5 relative to the verification of the checklists of the city of Somersworth, shall take effect upon the passage of this act. If the act is adopted in accordance with the provisions of section 2, the remainder of the act shall take effect on January 1, 1974.

Amend the first line of section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Referendum. The provisions of sections 1, 3 and 4 hereof shall not take effect unless

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

DISCHARGE COMMITTEE OF CONFERENCE APPOINTMENT NEW COMMITTEE OF CONFERENCE

HB 607, limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents.

The President appointed Sens. Ferdinando, McLaughlin and Bradley.

Rep. Deoss moved that the House accede to the Senate request for a new committee of conference.

Adopted.

The Speaker appointed Reps. Bigelow, Russell C. Chase, Elmer S. Wiggin and Lamy.

ADOPTION COMMITEEE OF CONFERENCE REPORTS

HB 292, providing for the protection at the surface of persons diving in waters with the aid of mechanical apparatus.

HB 395, relative to consumer credit reports.

HB 1028, establishing the New Hampshire Transportation Authority; and making an appropriation therefor.

HB 150, providing for solid waste disposal and resource recovery.

HB 141, relative to modification of the business profits tax.

HB 193, requiring open vehicles to be covered when carrying particulate material.

HB 714, to define the offshore jurisdiction of the State and establishing a Marine Boundaries Commission.

SB 112, relative to neglected, delinquent and abused children.

HB 811, making appropriations for capital improvements.

HJR 5, creating a special committee on an electronic roll call system for the house of representatives and making an appropriation for the purchase and installation thereof.

ADOPTION ENROLLED BILLS AMENDMENTS

HB 940, redistricting the city of Somersworth.

SB 179, abolishing the restriction prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses.

HB 117, relative to the qualification of municipal planning board members.

SB 170, increasing the number of members of the Boundary Commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with New Hampshire.

HB 671, prohibiting the use of motorboats on Willard Pond in Antrim.

HB 478, permitting the sale of tickets known as lucky seven at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission and payment of a fifteen per cent tax.

COMMITTEE OF CONFERENCE REPORT

The committee of conference to which was referred SB 76, An Act relative to tuition payments for handicapped children and making an appropriation therefor, having considered the same report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment and the House recede from its position of adopting its amendment and the Senate and House each adopt the following amendment to the bill:

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Appropriation. The sum of two hundred-fifty thousand dollars is hereby appropriated for the fiscal year ending June 30, 1974; and the sum of two hundred fifty thousand dollars is appropriated for the fiscal year ending June 30, 1975; the funds provided by this appropriation shall be non-lapsing, and no part shall be transferred or expended for any other purpose by the state board of education, except as their share of tuition costs under the provisions of this act. If funds provided by this

appropriation are insufficient, distribution to the school districts shall be prorated. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

Sen. Richard P. Green
Sen. Stephen W. Smith
Sen. Eileen Foley
Conferees on the Part of the Senate

Rep. Charles W. Ferguson Rep. David O. Huot Rep. Wiilliam F. Kidder Rep. Cecelia L. Winn Conferees on the Part of the House

Committee of Conference report adopted.

SENATE MESSAGE

DISCHARGE COMMITTEE OF CONFERENCE APPOINTMENT NEW COMMITTEE OF CONFERENCE

HB 657, etablishing a multi-use statewide trail system.

The President appointed Sens. Brown, Blaisdell and Preston.

Rep. Claffin moved that the House accede to the Senate request for a new committee of conference.

Adopted.

The Speaker appointed Reps. Ladd, Sara M. Townsend, Lefebvre and Hough.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

The committee of conference to which was referred Senate Bill No. 230, An Act relative to child support payments, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position of adopting its amendment, and

That the House and Senate each adopt the following new amendment and pass the bill as so amended.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Employer to Deduct Support Payments. Amend RSA 458 by inserting after section 35 the following new section:

458:35-a Support Payments. If the original court order is not satisfied, the court may order any payment for child support to be deducted by the obligor's employer from the obligor's wages or salary and said payments to be made by the obligor's employer directly to the obligee or probation department. Said court order shall not be subject to existing wage attachment limitations.

2 Effective Date. This act shal take effect sixty days after its passage.

Sen. David H. Bradley Sen. Alf E. Jacobson Sen. Robert F. Bossie Conferees on the Part of the Senate

Rep. Fred E. Murray Rep. Carol J. Pierce Rep. Elizabeth E. Goff Rep. Donalda K. Howard Conferees on the Part of the House

Committee of Conference report adopted.

The committee of conference to which was referred SJR 8, relative to retirement credit for Mary S. Downey, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position of adopting its amendment, and

That the Senate and House each adopt the following new amendment and pass the resolution as so amended.

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That notwithstanding any provision of RSA 100, 100-A, or 192, Mary S. Downey shall be entitled to receive retirement credit for her service as a teacher from September, 1929 to June, 1940 upon approval by the board of trustees of the N.H. retirement system and upon payment by Mary S. Downey, and any of the municipalities involved, of any amounts needed to fund the additional creditable service with no cost to the state. The amount of payment needed is to be determined by the chairman of the board of trustees in consultation with consulting actuary of the state.

Sen. Richard F. Ferdinando Sen. John H. McLaughlin Sen. Andrew W. Poulsen Conferees on the Part of the Senate

Rep. Edna B. Weeks
Rep. Kenneth G. Bell
Rep. Herbert A. Casassa
Rep. C. Edwin Howard
Conferees on the Part of the House

Committee of Conference report adopted.

HB 141, relative to modification of the business profits tax. (Printed SJ June 29)

Committee of Conference report adopted.

HB 193, requiring open vehicles to be covered when carrying particulate material.

(Printed SJ June 29)

Committee of Conference report adopted.

HB 292, providing for the protection at the surface of persons diving in waters with the aid of mechanical apparatus.

(Printed SJ June 29)

Committee of Conference report adopted.

HB 714, to define the offshore jurisidiction of the state and establishing marine boundaries commission.

Committee of Conference report adopted.

GOVERNOR'S VETO MESSAGE

To The Honorable Members of the General Court:

- I return herewith HB 778, "An act establishing a joint committee on legislative management and making an appropriation therefor," without my approval, as provided in Section 44, Part II of the Constitution for the following reasons:
- 1. The Constitution empowers the legislature to name and settle (set salaries) civil positions. Precedent has established that policy for legislative positions as well. A common procedure in these matters is now being discontinued with an accompanying loss of legislative control. Mason in his Manual of Legislative Procedure provides that "a public body cannot delegate its powers, duties, or responsibilities to any other persons or groups including a committee of its own members."
- 2. No guidelines are set forth as to the salaries and fringe benefits mentioned in this bill and none are evident as to the number, qualifications, or classifications of employees provided for by this bill.
- 3. The management committee is empowered to obtain and spend funds from any source without specific legislative approval.
- 4. Powers are given a committee to establish the equivalent of public policy with only cursory later approval of the legislature. I do not question the intentions of the members of the General Court. However, the advisability of enacting a measure with the nearly unlimited patronage possibilities contained in this bill is doubtful.
- 5. This bill repeals, among other legal controls, the requirement that officials of towns, cities, and political subdivi-

sions be notified when legislation affecting those particular governmental units is introduced.

- 6. This bill provides for the spending of legislative appropriations with the approval of the President of the Senate or the Speaker of the House.
- 7. The management committee is authorized to purchase without consulting the director of purchase and property, in effect duplicating purchasing agents.
- 8. The executive director, who is accountable only to the committee, is given broad powers of investigation without adequate constraints.
- 9. The management committee is authorized to obligate, enter contracts, and pay out any available funds and to establish positions, hire and set salaries without specific legislative approval.
- 10. The committee controls the apportionment of all legislative office space including the old post office.
- 11. The Concord Monitor noted that Representative Newell's objections to this bill were well-taken. "The salaries and duties of the committee's staff should be set forth in the legislation and should be subject to scrutiny by the legislature to avoid appointments on a patronage basis." June 5, 1973.
- 12. I am aware of the practical operating difficulties with which members of the General Court contend. I am sympathetic to efforts to alleviate those difficulties and would be pleased to approve responsible legislation. However, I am unable to acquiesce with this bill. The trust and confidence which the people placed in me as Governor forbids it.
- 13. This bill does not represent thoughtful or responsible fiscal policy. It ignores the balance of responsibility and disregards the wisdom of the collective membership of the General Court in deference to a carefully circumscribed elite. The measure flaunts ill-concealed contempt for the principle of accountability to the people for the expenditure by their representatives of the state funds.

The clerk read the message in full.

Rep. Zachos moved that HB 778 be made a special order for 2:30 this afternoon, and spoke in favor of his motion.

POINT OF ORDER

Rep. George E. Gordon rose on a point of order.

Reps. Lawton, Nelson and George I. Wiggins spoke against the motion.

(discussion)

Reps. George B. Roberts, Jr. and Coutermarsh spoke in favor of the motion.

POINT OF ORDER

Rep. George E. Gordon rose on a point of order.

Reps. Bednar, Gerry F. Parker and Richard L. Bradley spoke against the motion.

Rep. Bradley yielded to Rep. Wiggins to read a letter from the Governor.

June 29, 1973

The Honorable George Wiggins Member of the General Court Dear George,

Let me assure you that I have made no agreement about any legislation now before the legislature.

If my veto of House Bill 778 is sustained, I shall remain neutral with regard to its reconsideration by the legislature. It has neither my support nor disapproval.

There is no bill pending that I am concerned about its passage or defeat.

Sincerely, Meldrim Thomson, Jr. Rep. George E. Gordon spoke against the motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Nelson requested a division.

113 members having voted in the affirmative, and 184 in the negative the motion lost.

Reps. Nelson, Bednar, Lawton, George I. Wiggins, Curran and Daniell nonspoke in favor of sustaining the Governor's veto.

Rep. Zachos spoke in favor of overriding the Governor's veto.

Reps. Gallen, Close and Spirou nonspoke in favor of overriding the Governor's veto.

Rep. Haller spoke in favor of overriding the Governor's veto.

At the request of Rep. Gorman, Rep. Zachos answered questions.

The question being shall HB 778 pass notwithstanding the Governor's veto.

ROLL CALL

YEAS 147 NAYS 179

YEAS

BELKNAP COUNTY:

French, Matheson, Nighswander, Wuelper, Bowler, Roberts, Charles B., Roberts, George B., Hildreth, Pierce.

CARROLL COUNTY:

Davis, Esther M., Duprey, Chase, Claflin.

CHESHIRE COUNTY:

Stevens, Anthony, Ladd, Hackler, McGinness, Gordon, Anne B., Milbank, Helie, Wayne E., Raymond, Heald, Cleon E., Close, Drew, Scranton.

Coos County:

Hunt, Drake, Lee, Burns, Gagnon, Theriault.

GRAFTON COUNTY:

Gallen, Tilton, Fimlaid, Mann, Ezra B., Altman, Bell, Webb, Bradley, David J., Chambers, Copenhaver, Nutt, Hough, Townsend, Madeline G.

HILLSBOROUGH COUNTY:

Cary, Mann, Arthur F., Murray, Fred E., Heald, Philip C., Colburn, Knight, Messina, Harvell, Van Loan, Brown, G. Winthrop, Spalding, Kenneth W., Ferguson, Boyd, Hall, Lint, Lyons, Alukonis, Nutting, Smith, Leonard A., Currier, Richardson, John W., Ethier, Rock, Record, Zechel, Woodruff, Cote, Margaret S., Winn, John T., Winn, Cecelia, L. McGlynn, Ainley, Daniels, Milne, Zachos, Nardi, Smith, Craig D., Spirou, Shea, Dupont, Gardner, O'Neil, Dorthea M., D'Allesandro, Bernier.

MERRIMACK COUNTY:

Kidder, William F., Thompson, Arthur E., Sherman, Bigelow, Parker, Harry C., Hanson, Boucher, Laurent J., Goff, John B., Bartlett, Perkins, John B., Cushman, Kopperl, Burleigh, Piper, Cate, Haller, McLane, Underwood, Woodward, Hager, Noble.

ROCKINGHAM COUNTY:

Stimmell, Benton, Boucher, William P., Belair, Stevens, William J., Spollett, Goodrich, Hoar, Sanborn, Simard, Hamel, Akerman, Casassa, Cunningham, Collishaw, Eastman, Junkins, Page, Weeks, Greene, Lockhart, Splaine, Cotton, Woods, McEachern, Paul,

STRAFFORD COUNTY:

Dudley, Plumer, Hebert, Meserve, Leighton, O'Connor, Roderick H., McManus.

SULLIVAN COUNTY:

Townsend, Sara M., Buckley, Spaulding, Roma A., Lewko, Scott, Frizzell, Olden.

NAYS

BELKNAP COUNTY:

Lawton, Marsh, Twigg, Randlett, Sabbow, Maguire, Murray, James W.

CARROLL COUNTY:

Howard, Donalda K., Conley, Davis, Dorothy W., Webster, T. Anne.

CHESHIRE COUNTY:

Slicer, Whipple, Savage, Forcier, Saunders, Streeter, Nims.

Coos County:

Huggins, Metcalf, Bushey, Richardson, Mabel L., Kidder, Victor L., Fortier, Valliere, Desilets, Pryor, Brungot.

GRAFTON COUNTY:

Curran, Stevenson, Bradley, Richard L., Clark, Jones, Anthony K., Anderson, Fayne E., Jones, Albert C., Buckman, Harrison, Krainak, Eaton, Myrl R., Merrill.

HILLSBOROUGH COUNTY:

Eaton, Joseph M., Eaton, Clyde S., Warren, E. George, Thomson, Harold E., Perkins, Arnold B., Nelson, Bragdon, Coburn, Carswell, Polak, Seamans, Parker, Gerry F., Trombly, Charest, Desmarais, Lachance, Lefebvre, Migneault, Boisvert, Chasse, Romeo A., Mason, Coutermarsh, Erickson, Murphy, Horan, Bruton, Cote, Joseph L., Cullity, Barrett, William F., Healy, Daniel J., McDonough, Clancy, Conway, Sullivan, Mary J., Beaulieu, Champagne, Gelinas, Taber, Healy, George T., Thibeault, P. Robert, Burke, Grady, O'Connor, Timothy K., Vachon, Lynch, Lamy, Martineau, Allard, Lambert, Lesmerises.

MERRIMACK COUNTY:

Chandler, Deoss, Enright, Rice, Gamache, Gordon, George E., Plourde, Mattice, Thompson, Doris L., Wiggin, Elmer S., Humphrey, James A., Daniell, Fisher, Andersen, Chris K., Davis, Alice, Newell, Jones, H. Gwendolyn, Rich, Harriman, Wilson, Ralph W., Howard, C. Edwin.

ROCKINGHAM COUNTY:

King, Davis, Roy W., Wilson, Helen F., Kashulines, Skinner, Soule, Thibeault, George J., Gay, Gorman, MacGregor, Read, Senter, Campbell, Goff, Elizabeth E., Sayer, Tuttle, Webster, Clarence L., White, Cummings, Erler, Schwaner, Tavitian, Rogers, Parr, Brown, Benjamin A., Sewall, Twardus, Scamman, Simmons, Stevens, Elliot A., Ellis, Hammond, Maynard, Palfrey, Griffin, Dame, Hodgdon, Keefe.

STRAFFORD COUNTY:

Dawson, Colby, Rowell, Joncas, Bouchard, Maloomian,

Chasse, Peter N., Tibbetts, Ineson, Ruel, Winkley, Sylvain, Preston, Tripp, Bernard, Donnelly, Kincaid, Parnagian, Richardson, Harriett W. B. Pray.

SULLIVAN COUNTY:

Barrus, Rousseau, Roy, Mary R., Brodeur, Burrows, Saggiotes, Wiggins, George I.

PAIR

Rep. Patrick voting no; Rep. Tucker voting yes. and the Governor's veto to HB 778 was sustained.

Reps. Gemmill, Gillmore and Chamberlin wished to be recorded in favor of HB 778.

ENROLLED BILLS REPORT

HB 150, providing for solid waste disposal and resource recovery.

Mabel L. Richardson
For The Committee

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 798, dealing with Unemployment Compensation.

SJR 19, making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry.

SJR 8, relative to retirement credit for Mary S. Downey.

Rep. Merrill moved that the Committee of Conference on HB 798, dealing with Unemployment Compensation, be discharged and a new committee of conference be established.

Adopted.

The Speaker appointed Reps. McManus, Buckley, Merrill and Stevenson.

ENROLLED BILLS REPORT

 $\rm HB~117,\ relative\ to\ the\ qualification\ of\ municipal\ planning\ board\ members.$

HB 940, redistricting the city of Somersworth.

Mabel L. Richardson
For The Committee

RECESS

AFTER RECESS

(Rep. George B. Roberts in the Chair)

ENROLLED BILLS AMENDMENTS

HB 1028, establishing the New Hampshire Transportation Authority, and making an appropriation therefor.

AMENDMENT

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 21-B the following new chapter:

Chapter 21-C

Further amend said section by striking out citations to RSA 205-A:8 and renumbering said sections to read as

21-C:1 21-C:2 21-C:3 21-C:4 21-C:5 21-C:6 21-C:7 and 21-C:8 respectively.

The clerk read the amendment in full.

Adopted.

SB 112, relative to neglected, delinquent and abused children.

AMENDMENT

Amend section 1 of the bill by striking out said section and renumbering sections 2, 3, 4, 5, 6, 7, 8, and 9 to read, respectively as follows:

1 2 3 4 5 6 7 8

Amend RSA 169:14 as inserted by section 5 of the bill by

striking out in line five the word "eighteen" and inserting in place thereof the following:

seventeen

The clerk read the amendment in full.

Adopted.

HB 923, enacting new salary grades for all classified and unclassified employees and establishing uniform overtime for classified employees.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing an interim study committee to analyze the Arthur D. Little, Inc. recommendations concerning the state personnel system.

The clerk read the amendment in full.

Adopted.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENT

HB 640, authorizing the governor to enter into contracts with veterinary medical schools.

SB 112, relative to neglected, delinquent and abused children

ADOPTION COMMITTEE OF CONFERENCE REPORTS

SB 76, relative to tuition payments for handicapped children and making an appropriation therefor.

SB 230, relative to child support payments.

Rep. McLane moved that HB 1018, abolishing certain

classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital, and establishing new unclassified positions and salary ranges, be brought back to second reading.

Adopted.

Rep. McLane offered an amendment.

AMENDMENT

Amend section 3 of the bill by striking out in lines twenty-three and twenty-four the words and numerals

"(Superintendent, New Hampshire		
Hospital	30,000	34,000
Assistant Superintendent for Pro-		
fessional Services	29,000	33,000"

and inserting in place thereof the following:

(Superintendent, New Hampshire		
Hospital	30,000	32 ,500
Assistant Superintendent for Pro-		
fessional Services	29,000	32,000

The clerk read the amendment in full.

Rep. McLane explained her amendment.

(discussion)

Rep. Drake spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

SUSPENSION OF RULES

Rep. McLane moved that the rules of the House be so far suspended as to permit HB 1018 to be placed on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 1018, abolishing certain classified and unclassified po-

sitions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

SUSPENSION OF RULES

Rep. McLane moved that the Joint Rules be so far suspended as to permit HB 1018 to be messaged to the Senate.

Adopted by the necessary two-thirds.

(Speaker in the Chair)

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 438, relative to habitual offenders of the motor vehicle laws.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity.

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

Rep. Daniel J. Healy moved that the House conferees on all conference committees be instructed as follows: It is the will of the House that no deviation shall be made or agreed to by the conferees in regard to subject matter, or titles, or captions of reports now or hereinafter submitted to them without the prior consent of the majority of the elected members of the House.

(discussion)

(Rep. Russell C. Chase in the Chair)

Rep. James E. O'Neil, George B. Roberts, Jr., Spirou, Coutermarsh and Gerry F. Parker spoke against the motion.

Rep. Healy requested permission to speak a second time and was ruled out of order by the Speaker because he had the previous question in his possession. Rep. Healy challenged the ruling of the Speaker.

Ruling of the Speaker sustained.

Rep. Daniell spoke in favor of the Healy motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Healy motion lost.

(Speaker in the Chair)

ENROLLED BILLS REPORT

HB 193, requiring open vehicles to be covered when carrying particulate material.

HB 292, providing for protection of persons engaged in scuba diving on the inland waters of the state.

 $HB\ 640,$ authorizing the governor to enter into agreements with veterinary medical schools.

SB 179, relative to the proximity of state liquor stores to schools, churches and parish houses.

SB 230, relative to child support payments.

SJR 8, relative to retirement credit for Mary S. Downey.

Mabel L. Richardson
For the Committee

COMMITTEE OF CONFERENCE REPORTS

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

(Printed SJ June 29)

Rep. Drake explained the committee of conference report.

Committee of Conference report adopted.

Reps. Chandler, Curran, Pryor, Sweeney, Taber, Brungot, Coburn and Joseph L. Cote wished to be recorded as voting "no" on HB 888.

Rep. Bourassa wished to be recorded as opposed to Article 74 of this Budget. "It is my opinion that said Article 74 is unconstitutional. We, as legislators, have no right to spend the taxpayers' money (to the tune of three or four million dollars) in this manner — a 'Bonus', (or whatever you wish to call it) to the State Employees.

Paying state employees twice for the same two weeks' work is unheard of!"

HB 811, making appropriations for capital improvements. (Printed SJ June 29)

(discussion)

Committee of Conference report adopted.

Reps. Chandler, Sweeney, Curran, Brungot and Coburn wished to be recorded as voting "no" on HB 811.

HB 509, to increase the salaries of state classified employees and making an appropriation therefor.

(Printed SJ June 29)

Committee of Conference report adopted.

Reps. Chandler and Sweeney wished to be recorded as voting "no" on HB 509.

The committee of conference to which was referred SB 2, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons seventy years or older under certain circumstances, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendments, and the House recede from its position of adopting its amendments and the Senate and House each adopt the following amendments to the bill:

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons eighty years of age or older, under certain circumstances.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Persons Sixty-five Through Seventy-four. Amend RSA 72:39 (supp), as amended, by striking out the word "seventy" wherever it appears therein and inserting the words (sixty-five), so that said section as amended shall read as follows:
- 72:39 Exemption for Persons over Sixty-five Years. Residential real estate, as defined by RSA 72:29, II, to the assessed value of five thousand dollars shall be exempt from taxation provided, however, if property within the town or city is not assessed at its full and true market value, the amount of valuation exempted will be that proportion of five thousand dollars that the level of assessments as found by the tax commission bears to one hundred percent, if it is:
 - I. Owned by a resident sixty-five years of age or over; or
- II. Owned by a resident jointly or in common with his spouse, either of whom is sixty-five years of age or over; or
- III. Owned by a resident sixty-five years of age or over jointly or in common with a person not his spouse; or
- IV. Owned by a resident who, or whose spouse, is sixty-five years of age or over and who has been living with his spouse as man and wife for at least five years.
- 2 Persons Seventy-five Years and Older. Amend RSA 72 by inserting after section 39, the following new sections:
- 72:39-a Exemption for Persons Seventy-five through Seventy-nine. Residential real estate, as defined by RSA 72:29, II, to the assessed value of ten thousand dollars shall be exempt from taxation provided, however, if property within the town or city is not assessed at its full and true market value, the amount of

valuation exempted will be that proportion of ten thousand dollars that the level of assessments as found by the tax commission bears to one hundred percent, if it is:

- I. Owned by a resident seventy-five years of age or over; or
- II. Owned by a resident jointly or in common with his spouse, either of whom is seventy-five years of age or over; or
- III. Owned by a resident seventy-five years of age or over jointly or in common with a person not his spouse; or
- IV. Owned by a resident who, or whose spouse, is seventyfive years of age or over and who has been living with his spouse as man and wife for at least five years.
- 72:39-b Tax Exemption for Persons over Eighty Years. Residential real estate as defined by RSA 72:29, II, shall be exempt from taxation, if it is:
 - I. Owned by a resident eighty years of age or over; or
- II. Owned by a resident jointly or in common with his spouse, either of whom is eighty years of age or over; or
- III. Owned by a resident eighty years of age or over jointly or in common with a person not his spouse; or
- IV. Owned by a resident who, or whose spouse, is eighty years of age or over and who has been living with his spouse as man and wife for at least five years.
- 3 Condition; Social Security Retirement Pension or Veterans Benefits. Amend RSA 72:40 by striking out said section and inserting in place thereof the following:
- 72:40 Conditions. No exemption shall be allowed under RSA 72:39, 39-a, or 39-b unless the person applying therefor:
- I. Has resided in this state for at least five years preceding April first in the year in which the exemption is claimed;
- II. Had in the calendar year preceding said April first a net income from all sources of less than seven thousand dollars, or if married, a combined net income of less than nine thousand dollars, such net income to be determined by deducting from all monies received from any source whatsoever the amount of any of the following or the sum thereof:
 - (a) Life insurance paid on the death of an insured;

- (b) Expenses and costs incurred in the course of conducting a business enterprise;
 - (c) Proceeds from the sale of assets;
- III. Owns assets of any kind, tangible or intangible, less bona fide encumbrances, not in excess of thirty-five thousand dollars.
- 4 Effective Date. This act shall take effect April 1, 1974, and shall apply with respect to the tax year commencing on that date.

Sen. Delbert F. Downing Sen. Eileen Foley Sen. Richard P. Green Conferees on the Part of the Senate

Rep. James A. Sayer Rep. David C. Nutt Rep. Betty B. Hall Rep. Theodora P. Nardi Conferees ond the Part of the House

Committee of Conference report adopted.

Rep. Scamman wished to be recorded as voting "no" on SB 2.

The committee of conference to which was referred SB 149, relative to the location of hearings for proposed electric power plant and major transmission siting, having considered the same, report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position of adopting its amendment, and

That the House and Senate each adopt the following new amendment and pass the bill as so amended.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to electric power plant, oil refinery, and transmission siting and construction procedure

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Title. Amend RSA 162-F (supp), by striking out the title of said chapter and inserting in place thereof the following:

> Electric Power Plant, Oil Refinery, and Transmission Siting and Construction Procedure.

- 2 Oil Refineries Included. Amend RSA 162-F (supp) by inserting after section 1 the following new section:
- 162-F:1-a Oil Refineries. The provisions of this chapter, whenever appropriate, shall be applied to any oil refineries to be constructed within the state of New Hampshire.
- 3 Addition to Site Evaluation Committee. Amend RSA 162-F:3 (supp), as inserted by 1971, 351:1, by striking out said section and inserting in place thereof the following:
- 162-F:3 Site Evaluation Committee. The bulk power supply facility site evaluation committee shall consist of the executive director and the chief aquatic biologist of the water supply and pollution control commission, the commissioner of the department of resources and economic development, the director of fish and game, the director of the office of planning, the chairman of the water resources board, the director of the radiation control agency, the executive secretary of the air pollution control commission, the commissioner of the department of health and welfare, the director of the division of parks, the director of the division of resources, the chairman of the public utilities commission and the chief engineer of the public utilities commission. The director of water supply and pollution control commission shall be chairman of the committee. Provided that in the event there is created an agency or department whose function is the protection and preservation of the environment of the state, then the director of that agency shall be the chairman of the committee.
 - 4 Public Hearings. Amend RSA 162-F:7 (supp) as inserted

by 1971, 357:1 by striking out the unnumbered introductory paragraph and paragraph I of same and inserting in place thereof the following:

- 162-F:7 Public Hearing; Studies; Rules. Upon receipt of an application for a certificate of site and facility, pursuant to RSA 162-F:6, the site evaluation committee and the commission shall hold a joint public hearing in the county in which the proposed facility is to be located within sixty days and shall publish a public notice not less than twenty-one days before said hearing in each newspaper having a regular circulation in the affected area describing the location of the proposed facilities.
- I. Such public hearing shall be a joint hearing with such other agencies as have jurisdiction over the subject matter and be deemed to satisfy all initial requirements for public hearings under statutes requiring permits relative to environmental impact. The initial session of the joint hearing within the county of the site location shall be for public information on the proposed facilities with the applicant presenting the information to the site committee and to the public and with only site committee members asking questions for clarification of the development. Subsequent sessions of the hearing shall be in the nature of adversary proceedings. The site evaluation committee and the commission shall hold the initial public hearing in the county in which the proposed facility is to be located. Every fourth subsequent public hearing on an application shall be held in the county in which the proposed facility is to be located and all other hearings may be held in Concord, New Hampshire, provided there is adequate notice as to the time and place of the hearing.
- 5 Employment of counsel, Consultants and Staff. Amend RSA 162-F, V (supp) as inserted by 1971, 357:1, by striking out said paragraph and inserting in place thereof the following:
- V. The site evaluation committee and the commission shall jointly conduct such reasonable studies and investigations as they deem necessary or appropriate to carry out the purposes of this chapter and may employ a consultant or consultants, legal counsel and other staff in furtherance of the duties imposed by this chapter, the cost of which shall be borne by the applicants in such amount as may be approved by the commission.

- 6 Notice to Commission. Amend RSA 162-F:8, I a inserted by 1971, 357:1 by striking out said paragraph and inserting in place thereof the following:
- I. The site evaluation committee, after having considered available alternatives and the environmental impact of the site or route, must find that the site and facility will not unduly interfere with the orderly development of the region with due consideration having been given to the views of municipal and regional planning commissions and municipal legislative bodies and will not have an unreasonable adverse effect on esthetics, historic sites, air and water quality, the natural environment, and the public health and safety, and shall send its findings to the commission within fourteen months of the filing of an application for a certificate of site and facility. The commission shall issue or deny a certificate and shall be bound by the findings of the site evaluation committee. In its decision, the commission must find that the construction of the facility:
- (a) Will not unduly interfere with the orderly development of the region with due consideration having been given to the views of municipal and regional planning commissions and municipal legislative bodies;
- (b) Is required to meet the present and future demand for electric power;
- (c) Will not adversely affect system stability and reliability and economic factors; and
- (d) Will not have an unreasonable adverse effect on esthetics, historic sites, air and water quality, the natural environment, and the public health and safety.
- 7 Issuance of Certificate. Amend RSA 162-F:8, IV as inserted by 1971, 357:1 by striking out said paragraph and inserting in place thereof the following:
- IV. A certificate of site and facility shall either be issued or denied by the commission within sixteen months of the date of the application being submitted and may contain such reasonable terms and conditions as it deems necessary and may provide for such reasonable monitoring procedures as may be necessary. Such certificates, when issued, shall be final and subject only to judicial review.

8 Effective Date. This act shall take effect sixty days after its passage.

Sen. Frederick A. Porter Sen. Stephen W. Smith Sen. Eileen Foley Conferees on the Part of the Senate

Rep. Elizabeth A. Greene Rep. Marjorie D. Colburn Rep. Dorthea M. O'Neil Rep. George A. Barrus Conferees on the Part of the House

Committee of Conference report adopted.

CHANGE OF CONFEREES ON HB 20

Rep. Tavitian replacing Rep. D'Amante.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

The committee of conference to which was referred SJR 19, Joint Resolution making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry, having considered the same, report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position of adopting its amendment, and

That the Senate and House adopt the following new amendment.

Amend said resolution by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of ten thousand dollars, including federal funds available, is hereby appropriated to the department of resources and economic development, with costs to the state not to exceed the sum of five thousand dollars, to be expended for the purpose of holding public hearings and having designs and plans prepared for a proposed new state park at the Shepard homestead lands in Derry or such other site in Derry as may be deemed suitable for the purposes hereinbefore stated. Said plans should include but not be limited to the consideration of including a museum on the premises which reflects the career of Admiral Shepard in this nation's space program. The National Aeronautics and Space Administration and other appropriate agencies, including local town and state officials and individuals are to be contacted in order to develop said plans fully. Said sum shall be in addition to any other funds appropriated for the department of resources and economic development and the governor is authorized to draw his warrant for state funds appropriated hereunder out of any money in the treasury not otherwise appropriated.

> Sen. Ward B. Brown Sen. Clesson J. Blaisdell Sen. Robert F. Preston Conferees on the Part of the Senate

> Rep. Russell G. Claffin Rep. Stanley H. Williamson Rep. Kenneth L. Senter Rep. Laurence N. Belair Conferees on the Part of the House

Committee of Conference report adopted.

HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

(Printed SJ June 29)

Committee of Conference report adopted.

ENROLLED BILLS REPORT

SB 112, relative to neglected and abused children.

HB 141, relative to modification of the business profits tax.

Mabel L. Richardson

For the Committee

COMMITTEE OF CONFERENCE REPORTS CONTINUED

HJR 5, making an appropriation for the purchase and installation of an electronic roll call system for the house of representatives.

(Printed SJ June 29)

Committee of Conference report adopted.

Rep. Chandler wished to be recorded as voting "no".

 ${
m HB}$ 438, relative to habitual offenders of the motor vehicle laws.

(Printed SJ June 29)

Committee of Conference report adopted.

Rep. Benton addressed the House as follows:

A MESSAGE FROM THE GREAT MEN ON THE WALL

For many years men we've looked down on the House And we've come to admire all who there dwell The time grows short till the final gavel We are sad that this means farewell.

Some of you come and remain a short time But others we've been friends with over the years Like Hilda and Davis and Bell and Belcourt May you all return for many more years.

We will miss you all, especially the ladies in their mini skirts and even the loud and the long who orate

For we know that you all have one thing in common

A love for, and the good of the Granite State.

To greet you, and those who follow

Here we remain evermore

We'll continue to listen and watch and rate our friends down on the floor.

When you've adjourned and you've signed the board And you make your last farewells Look up at us for one last time And maybe you'll see our eyes say to you all

Godspeed friend and a safe return From your admirers high on the wall.

Rep. Parr moved that the remarks of Rep. Benton be printed in the Journal.

Adopted.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

 ${
m HB~912},$ conforming state pollution control statutes to the federal requirements.

(Printed SJ June 29)

Committee of Conference report adopted.

SENATE MESSAGES

ADOPTION COMMITTEE OF CONFERENCE REPORTS

HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

HB 509, to increase the salaries of state classified employees and making an appropriation therefor.

HB 748, relative to the definition of accidents for the rating of insurance policies.

HB 889, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

HB 912, conforming state pollution control statutes to the federal requirements.

SB 2, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons seventy years of age or older, under certain circumstances.

SUSPENSION OF JOINT RULES

The Senate suspended the joint rules by the necessary two-thirds vote in order to consider, HB 639, relative to permitting the Lord's prayer and the pledge of allegiance in public schools at local option.

Rep. French moved that the House concur with the Senate on the suspension of joint rules to allow the introduction of HB 639.

Rep. French explained the motion.

Rep. Albert C. Jones spoke in favor of the motion.

Adopted by the necessary two-thirds.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 639, relative to permitting the Lord's prayer and the pledge of allegiance in public schools at local option.

(Amendment printed in SJ June 29)

The clerk read the amendment in full.

The Speaker referred HB 639 to the committee on Education and withdrew his referral.

SUSPENSION OF RULES

Rep. French moved that the Joint Rules of the House be so far suspended as to place HB 639 on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Question being on whether HB 639 be placed on third reading.

Reps. Rock, D'Allensandro, T. Anne Webster and Winkley spoke against ordering HB 639 to third reading.

Rep. Albert C. Jones spoke in favor of ordering HB 639 to third reading.

Motion to order to third reading failed.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

HB 20, removing the requirement of public convenience and necessity for common carriers by motor vehicles.

(Printed SJ June 29)

Reps. George E. Gordon and Albert C. Jones spoke in favor of adopting the committee of conference report.

Committee of Conference report adopted.

HB 463, establishing a sire stakes program and a standardbred breeders and owners development agency.

Rep. Hanson moved that the speakers' time be limited to five minutes each on HB 463.

Adopted.

Question being on accepting the committee of conference report.

Reps. Lawton and Daniell, spoke against accepting the report.

Reps. Zachos and George B. Roberts, Jr. spoke in favor of the report.

(Rep. Harvell in the Chair)

Reps. Joseph M. Eaton, Nelson, Gerry F. Parker, George E. Gordon, Bednar, George I. Wiggins, Richard L. Bradley, Read, Sayer and T. Anne Webster spoke against adopting the committee of conference report.

Reps. Coutermarsh, Spirou, David J. Bradley, Fred E. Murray and Plourde spoke in favor of adopting the committee of conference report.

(Speaker in the Chair)

At the request of Rep. Coburn, Rep. Zachos answered questions.

Rep. Chris K. Andersen nonspoke against adopting the committee of conference report.

A division was requested.

147 members having voted in the affirmative and 173 in the negative, the committee of conference report lost.

Reps. Curran and Brungot wished to be recorded as voting "no".

Rep. Conley offered the following:

RESOLUTION

Whereas, there are a number of severely handicapped members in this House and

Whereas, there was a demonstrated lack of available parking within reasonable distance from the State House for these members, and

Whereas, the Speaker of the House, through personal effort and demonstrated concern for these same members, did personally arrange and provide for such needed special parking areas, now therefore be it

Resolved, that we the undersigned do affix our names hereto in recognition and appreciation for the concern and understanding of House Speaker James E. O'Neil for all the handicapped members of the House of Representatives.

Reps. Conley, William P. Boucher, Sweeney, Hebert, Wuelper, P. Robert Thibeault and J. Milton Street, Clerk.

Adopted.

SENATE MESSAGES

ADOPTION ENROLLED BILLS AMENDMENTS

HB 1028, establishing the New Hampshire transportation authority and making an appropriation therefor.

HB 923, enacting new salary grades for all classified and

unclassified employees and establishing uniform overtime for classified employees.

SB 76, relative to tuition payments for handicapped children and making an appropriation therefor.

ADOPTION COMMITTEE OF CONFERENCE REPORT

SB 149, relative to the location of hearings for proposed electric power plant and major transmission siting.

CONCURRENCE

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire Hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

ENROLLED BILLS REPORT

HB 714, to define the offshore jurisdiction of the state.

HB 923, establishing an interim study committee to analyze the Arthur D. Little, Inc. recommendations concerning the state personnel system.

HB 1028, establishing the New Hampshire Transportation Authority; and making an appropriation therefor.

Mabel L. Richardson
For The Committee

RECONSIDERATION

Rep. Nelson moved Reconsideration on the adoption of committee of conference report on HB 463, establishing a sire stakes program and a standardbred breeders and owners development agency.

Reconsideration lost.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

The committee of conference to which was referred SB 56, An Act revising the scenic roads act, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position of adopting its amendment, and

That the Senate and House adopt the following new amendment, and pass the bill as so amended.

Amend SB 56 by striking out all after the enacting clause and inserting in place thereof the following:

1 Scenic Roads; Designation. Amend RSA 253:17 (supp) as inserted by 1971, 455:1 by striking out said section and inserting in place thereof the following:

253:17 Scenic Roads, Designation. Any road in a town, other than a class I or class II highway, may be designated as a scenic road in the following manner. Upon petition of ten persons who are either voters of the town or who own land which abuts a road mentioned in the petition, (even though not voters of the town) the voters of such town at any annual or special meeting may designate such road as a scenic road. Such petitioners shall be responsible for providing the town clerk with a lists of known property owners whose land abuts any of the roads mentioned in the petition. The town clerk shall notify by regular mail within ten days of the filing all abutters along the road that lies within the town that a scenic road petition has been filed for and that an article to designate such road as a scenic road will appear in the warrant at the next town meeting. The voters at a regular town meeting may rescind in like manner their designation of a scenic road upon petition as provided above. Notice to the abutting landowners shall also be given as provided above.

2 Work on Scenic Roads. Amend RSA 253:18 (supp) as inserted by 1971, 455:1 by striking out said section and inserting in place thereof the following:

253:18 Effect of Designation as Scenic Roads.

- I. As used in this subdivision, "tree" means any woody plant which has a circumference of fifteen inches or more at a point four feet from the ground.
- II. Upon a road being designated as a scenic road as provided in RSA 253:17, any repair, maintenance, reconstruction, or paving work done with respect thereto shall not involve or

include the cutting or removal of trees, or the tearing down or destruction of stone walls, or portions thereof, except with the prior written consent of the planning board, or any other official municipal body designated by the meeting to implement the provisions of this act, after a public hearing duly advertised as to time, date, place and purpose, two times in a newspaper of general circulation in the area, the last publication to occur at least seven days prior to such hearing, provided however that a road agent may remove portions of trees, shrubs, vegetation, and other natural or man-made obstructions from within three feet of the main traveled portion of such road which interfere with the safe travel upon such road without such consent, and provided further that a road agent may, in emergency situations, cut and remove trees with the written consent of the selectmen without such hearing.

III. Designation of a road as scenic shall not affect the eligibility of the town to receive construction or reconstruction aid pursuant to the provisions of RSA 241 for such road. Any application by the selectmen of a town for such aid for a scenic road shall include a request to the commission of public works and highways to suspend operation of specifications as provided in RSA 241:7, I.

IV. Designation of a road as a scenic road shall not affect the rights of any landowner with respect to work on his own property.

3 Effective Date. This act shall take effect sixty days after its passage.

Sen. Ward B. Brown Sen. C. R. Trowbridge Sen. Eileen Foley Conferees on the Part of the Senate

Rep. Arthur F. Mann
Rep. Robert L. Galloway
Rep. Marjorie D. Colburn
Rep. Victor L. Kidder
Conferees on the Part of the House

Committee of Conference report adopted.

HB 748, relative to the definition of accidents for the rating of insurance policies.

(Printed SJ June 29)

Committee of Conference report adopted.

HB 889, providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes.

(Printed SJ June 29)

Reps. McDonough and Ineson spoke against the adoption of the committee of conference report.

(discussion)

Reps. Hanson, William P. Boucher and Merrill spoke in favor of the committee of conference report.

(Rep. Harvell in the Chair)

Reps. Gerry F. Parker and Cushman spoke against the committee of conference report.

Reps. McGlynn and Margaret S. Cote nonspoke against the committee of conference report.

Reps. Skinner and Ellis nonspoke in favor of the committee of conference report.

A division was requested.

191 members having voted in the affirmative and 74 in the negative, the committee of conference report was adopted.

(Speaker in the Chair)

HB 293, relative to exemptions available for the New Hampshire property tax.

(Printed SJ June 29)

Rep. Drake asked questions about the cost to the cities and towns of the committee of conference report.

(discussion)

Committee of Conference report adopted.

HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and invesigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment, and making an appropriation therefor.

(Printed SJ June 29)

Committee of Conference report adopted.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity.

(Printed SJ June 29)

Rep. Record spoke against the committee of conference report.

Reps. George I. Wiggins and Close spoke in favor of the committee of conference report.

Committee of Conference report adopted.

HB 395, relative to consumer credit reports.

(Printed SJ June 29)

Rep. Enright spoke against the committee of conference report.

(discussion)

Reps. Sayer and Tony Smith spoke in favor of the committee of conference report.

Committee of Conference report adopted.

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE REPORT

HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

HB 607, limiting the right to sue and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents.

(Printed SJ June 29)

Rep. Bigelow spoke in favor of the committee of conference report. $\,$

(Rep. Harvell in the Chair)

Reps. Paul McEachern, Elizabeth E. Goff and Daniell spoke against the committee of conference report.

(discussion)

Reps. Nims, Tony Smith, Burns, Russell C. Chase, Spirou, Close and George B. Roberts, Jr. spoke in favor of the committee of conference report.

Rep. Dupont nonspoke against the committee of conference report.

Rep. Twigg nonspoke in favor of the committee of conference report.

Rep. Wayne E. Helie moved the previous question.

Sufficiently seconded.

Adopted.

Committee of Conference report adopted.

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE REPORTS

SB 56, revising the scenic roads act.

HB 293, relative to exemptions available for the New Hampshire property tax.

HB 607, limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicles accidents.

HB 657, establishing a multi-use statewide trail system.

HB 798, dealing with Unemployment Compensation.

COMMITTEE OF CONFERENCE REPORTS CONTINUED

HB 798, dealing with Unemployment Compensation.

(Printed SJ June 29)

Committee of Conference report adopted.

HB 657, establishing a multi-use statewide trail system.

(Printed SJ June 29)

Committee of Conference report adopted.

The Speaker announced that Reps. Esther M. Davis and Williamson are celebrating birthdays today.

The long distinguished service of Representative Kenneth G. Bell of twenty consecutive terms was recognized and the House instructed the Speaker to draw an appropriate resolution honoring the member from Plymouth.

Reps. Coutermarsh and George B. Roberts, Jr. moved that the House recess to meet at 10:00 a.m. tomorrow, June 30, and that when it meets tomorrow it shall meet only for the purpose of receiving and adopting enrolled bills reports and enrolled bills amendments.

Adopted.

AFTER RECESS

House Chaplain Rev. Joseph Y. Beaulieu offered a blessing.

PLEDGE OF ALLEGIANCE

Rep. Joseph L. Cote led the Pledge of Allegiance.

ENROLLED BILLS AMENDMENTS

HB 888, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1974 and June 30, 1975.

AMENDMENT

Amend section 71 of the bill by striking out line 2 and inserting in place thereof the following:

Basin Costs. Amend RSA 149-G:6 (supp.) as inserted

The clerk read the amendment in full.

Adopted.

HB 811, making appropriations for capital improvements.

AMENDMENT

Amend the footnote to paragraph II, IV and V of section 2 of the bill by striking out the same and inserting in place thereof the following:

- * These funds shall not be transferred or used for any other purpose and, as to Elliot Hospital, is the total amount to be appropriated and/or expended for all renovation or conversion to University use, and the following priorities in spending will apply:
 - 1. Repairs to roofs.
- 2. Repairs to heating equipment and utilities to meet minimum applicable life safety code standards.
- 3. Minimum alterations required to make usable buildings for administrative and academic purposes.

Amend paragraph IV of section 11 of the bill by striking out the same and inserting in place thereof the following:

IV. 1971, 559:1, X.

Amend section 15 of the bill by striking out line 5 and inserting in place thereof the following:

kept separate and distinct from all other funds. Such fund shall be the depository

The clerk read the amendment in full.

Adopted.

SB 76, relative to tuition payments for handicapped children and making an appropriation therefor.

AMENDMENT

Amend section 3 of the bill by striking out said section and inserting in place thereof the following:

3 Effective Date. This act shall take effect September 2, 1973.

The clerk read the amendment in full.

Adopted.

VETO MESSAGE

June 29, 1973

To The Honorable Members of the General Court

I return herewith, House Bill 1021, "An act relative to establishing a noise abatement program", without my approval, pursuant to Section 44, Part II of the Constitution, for the following reasons:

- 1. This bill would increase an already giant and sprawling state bureaucracy and add untold burdens to the private lives of our citizens without having first established that there is in fact a serious noise pollution problem in the state.
- 2. The Cog Railroad air pollution incident precipitated by an overzealous bureaucrat and rectified by an understanding legislature, would be nothing compared to the long train of

possible molestations of private citizens by public officials under the terms of this bill.

- 3. The definition of "noise" in this bill is vague, indefinite and could be construed as all-inclusive where the ringing of a church bell or the lowing of a grazing herd could be interpreted as noise pollution.
- 4. The director of noise pollution abatement would be an official appointed by and a part of the Department of Health and Welfare, an agency that is not noted for its responsiveness to the needs and wishes of the private citizen.
- 5. The bill provides no appropriation for a noise pollution program and yet the history of such new bureaucratic offices shows that they grow from a tiny legislative spore with the rapidity of mushrooms under a warm summer's rain.
- 6. The bill contains many bad features of legal procedure calculated to expedite harassments by officials against members of the public.
- 7. There is no noise problem in the state that cannot be controlled adequately under present state laws or local ordinances now enacted or that could be enacted by local authorities.

For these reasons I believe our citizens neither need the pseudo-protection of this bill nor would long tolerate it.

Meldrim Thomson, Jr. Governor

The clerk read the message in full.

ENROLLED BILLS REPORT

HB 395, relative to consumer credit reports.

HB 438, relative to habitual offenders of the motor vehicle laws.

HB 508, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

HB 607, relative to motor vehicle insurance and guaranteeing compensation for medical expenses and lost wages.

HB 748, relative to the definition of accidents for the rating of insurance policies and relative to credit life and accident insurance.

SB 56, revising the scenic roads act.

SB 149, relative to electric plant, oil refinery, and transmission siting and construction procedure.

Mabel L. Richardson
For The Committee

RECESS AFTER RECESS

ENROLLED BILLS AMENDMENTS

SB 2, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons eighty years of age or older, under certain circumstances.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

- 4 Application Procedure; Proration; Limitation. Whenever reference is made to RSA 72:38 in RSA 72:40-a, 72:40-b, 72:41, 72:42, and 72:43 such reference shall be construed to include RSA 72:39-a and RSA 72:39-b as inserted by section 2 of this act.
- 5 Tax Commission Change. In the event that "An Act relative to the administration of the revenue laws" is enacted by the 1973 session of the general court, wherever the words "tax commission" appear in RSA 72:39 and RSA 72:39-a as amended or inserted by sections 1 and 2 of this act, it shall be construed to mean the department of revenue administration.
- 6 Effective Date. This act shall take effect April 1, 1974 and shall apply with respect to the tax year commencing on that date.

The clerk read the amendment in full.

At the request of Rep. Vachon, Rep. George B. Roberts, Jr. explained the amendment.

Rep. Roberts yielded to Rep. Mabel L. Richardson for further explanation.

(discussion)

Adopted.

HB 293, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons eighty years of age or older, under certain circumstances.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

- 4 Application Procedure; Proration; Limitation. Whenever reference is made to RSA 72:38 in RSA 72:40-a, 72:40-b, 72:41, 72:42, and 72:43 such reference shall be construed to include RSA 72:39-a and RSA 72:39-b as inserted by section 2 of this act.
- 5 Tax Commission Change. In the event that "An Act relative to the administration of the revenue laws" is enacted by the 1973 session of the general court, wherever the words "tax commission" appear in RSA 72:39 and RSA 72:39-a as amended or inserted by sections 1 and 2 of this act, it shall be construed to mean the department of revenue administration.
- 6 Effective Date. This act shall take effect April 1, 1974 and shall apply with respect to the tax year commencing on that date.

The clerk read the amendment in full.

Adopted.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Effective Date. This act shall take effect as follows:

I. Sections 1, 3, 4 and 5 on June 22, 1973;

II. Section 2 on July 1, 1973.

The clerk read the amendment in full.

Adopted.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity and providing for indemnification of officers and employees of municipalities and school districts from liability for damages and allowing municipalities to purchase insurance therefor.

AMENDMENT

Amend section 1 of the bill by striking out the first line of said section and inserting in place thereof the following:

l New Subdivision. Amend RSA 31 by inserting after section 103 the follow-

Further amend section 1 of the bill by renumbering RSA 31:99, 31:100; 31:101; 31:102; 31:103 respectively, as follows:

31:104 31:105 31:106 31:107 31:108

Amend the renumbered RSA 31:107 as inserted by section 1 of the bill by striking out in line two the references "RSA 31:100 and 101" and insert in place thereof the following:

RSA 31:105 and 106

Amend the renumbered RSA 31:108 as inserted by section 1 of the bill by striking out in line three the reference "RSA 31:99" and in line four the references "RSA 31:100 and RSA 31:101" and insert in place thereof the following, respectively:

RSA 31:104 RSA 31:105 RSA 31:106

The clerk read the amendment in full.

Adopted.

HB 657, establishing a state-wide trail system.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to a state-wide trail system.

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 216-E the following new chapter:

Chapter 216-F

Further amend said section by striking out citation to RSA 216-E:1-5 and renumbering said sections to read:

216-F:1 216-F:2 216-F:3 216-F:4 and 216-F:5 respectively.

The clerk read the amendment in full.

Adopted.

HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

AMENDMENT

Amend RSA 167:3 as inserted by section 3 of the bill by striking out lines eight through seventeen of the section and inserting in place thereof the following:

refuse to comply with such request, the director of the division of welfare may bring an appropriate proceeding in the superior court in the name of the state to compel such support or contribution thereto. If upon hearing it shall appear that such relative is able to provide the support of such person or to con-

tribute thereto, the court shall enter an order accordingly and shall fix the amount and method and manner of payment. Failure to comply with any such order, without good cause as determined by the court at a hearing, shall be deemed contempt of court and punished accordingly. Such proceedings shall be brought by the attorney-general or the county attorney for the county in which any such relative resides when so requested by the director of the division of welfare.

Amend section 6 of the bill by striking out said section and inserting in place thereof the following:

6 Effective Date. Sections 1, 2, 4 and 5 of this act shall take effect July 1, 1973. Section 3 of this act shall take effect July 8, 1973.

The clerk read the amendment in full.

Adopted.

HB 509, increasing the salaries of the classified, and unclassified employees and making an appropriation therefor and providing for an associate commissioner of public works and highways and providing for a deputy commissioner of safety and providing for additional assistant business supervisor.

AMENDMENT

Amend RSA 94:1 as inserted by section 5 of the bill by striking out the lines reading:

Assistant superintendent, New		
Hampshire hospital	20,115	23,530
Director of clinical services	21,475	23,555
Director of clinical and surgical		
services	21,475	23,555
Director of correctional psychiatry	21,475	23,555
Director, out-patient services	21,475	23,555
Director of psychiatric education		
and research	21,475	23,555
Senior psychiatrist	20,228	23,457
Superintendent, New Hampshire		
hospital	26,875	31,030

and by inserting in proper alphabetical order in said RSA 94:1 the following:

Unit Director, New Hampshire		
Hospital	26,000	30,000
Senior Physician/Psychiatrist	24,000	28,000
Superintendent, New Hampshire		
Ĥospital	30,000	32,500
Assistant Superintendent for Pro-		
fessional Services	29,000	32,000
Assistant Superintendent, New		
Hampshire Hospital	23,000	27,000

Amend RSA 94:1-a as inserted by section 6 of the bill by striking out the lines reading:

Assistant superintendent, New		
Hampshire hospital	20,919	24,471
Director of clinical services	22,334	24,497
Director of clinical and surgical		
services	22,334	24,497
Director of correctional psychiatry	22,334	24,497
Director, out-patient services	22,334	24,497
Director of psychiatric education		
and research	22,334	24,497
Senior psychiatrist	21,037	2 4,395
Superintendent, New Hampshire		
ĥospital	27,950	32,272

and by inserting in proper alphabetical order in said RSA 94:1-A the following:

Unit Director, New Hampshire		
Hospital	26,000	30,000
Senior Physician/Psychiatrist	24,000	28,000
Superintendent, New Hampshire		
Hospital	30,000	32,500
Assistant Superintendent for Pro-		
fessional Services	29,000	32,000
Assistant Superintendent, New		
Hampshire Hospital	23,000	27,000

The clerk read the amendment in full.

Adopted.

SENATE MESSAGE

ADOPTION ENROLLED BILLS AMENDMENTS

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

HB 811, making appropriations for capital improvements.

HB 1018, abolishing certain classified and unclassified positions at the New Hampshire Hospital, eliminating free maintenance for all authorized positions at the New Hampshire hospital and establishing new unclassified positions and salary ranges.

ENROLLED BILLS REPORT

HB 889, relative to collective bargaining rights for public employees.

SB 76, relative to tuition payments for handicapped children and making an appropriation therefor.

HB 811, making appropriations for capital improvements.

HB 798, dealing with Unemployment Compensation.

 $\rm HB$ 912, conforming state pollution control statutes to the federal requirements.

HB 888, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975.

SJR 19, relative to the planning and design of the proposed Alan B. Shepard state park in Derry.

HJR 5, creating a special committee on an electronic roll call system for the house of representatives and making an appropriation for the purchase and installation thereof; and making an appropriation for the refurbishing and repair of the senate chamber and adjacent areas.

Mabel L. Richardson For The Committee

AFTER RECESS SENATE MESSAGE

ADOPTION ENROLLED BILLS AMENDMENTS

SB 2, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons eighty years of age or older, under certain circumstances.

HB 878, relative to the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.

HB 657, establishing a state-wide trail system.

HB 755, conferring immunity from civil suit on municipal executives acting in their official capacity and providing for indemnification of officers and employees of municipalities and school districts from liability for damages and allowing municipalities to purchase insurance therefor.

HB 293, to provide partial exemption from real estate taxes for persons sixty-five years of age or older, and complete exemption from real estate taxes for persons eighty years of age or older, under certain circumstances.

HB 509, increasing the salaries of the classified, and unclassified employees and making an appropriation therefor and providing for an associate commissioner of public works and highways and providing for a deputy commissioner of safety and providing for additional assistant business supervisor.

Reps. George B. Roberts, Jr and Coutermarsh offered the following:

HOUSE CONCURRENT RESOLUTION

Whereas, it appears that all necessary legislative work has been accomplished by June 30, 1973,

Therefore, be it resolved by the House of Representatives, the Senate concurring that the 1973 regular session of the Legislature be brought to final adjournment on Saturday, June 30, 1973, and that the President and Speaker appoint a committee to wait upon his excellency the Governor and inform him that the Legislature has completed the business of the session and is ready to be adjourned and is ready to receive any communication he may wish to make.

Adopted.

The Speaker appointed Reps. Roberts and Coutermarsh to wait upon the Governor.

SENATE MESSAGE CONCURRENCE ON HCR

The President appointed Sens. Downing and Sanborn to wait upon the Governor.

JOINT CONVENTION PROROGUEMENT

I have been informed by the Joint Committee of the Senate and House of Representatives that you have completed the business of the session.

Therefore, now, by the authority vested in me as Governor, I do hereby declare the General Court of New Hampshire finally adjourned and prorogued to the last Wednesday in December in the year of our Lord 1974.

Meldrim Thomson, Jr.

On motion of Sen. Downing the Joint Convention arose.

HOUSE

On motion of Rep. Harold E. Thomson, who with Mrs. Thomson are celebrating their 49th wedding anniversary, the House adjourned at 1:05 p.m. on June 30, until the last Wednesday in December in the year of our Lord 1974.

J. Milton Street Clerk of the House

LIST OF INTERIM STUDY COMMITTEES

HB 151 (Chapter 454), establishing a solid waste committee; providing for development of a solid waste disposal program and making an appropriation therefor.

Reps. Elizabeth A. Greene and Adolph J. Burrows; Sens. Frederick A. Porter and Walworth Johnson; 1) William Umbreit, Bedford; 2) Lewis W. Van Fleet, Derry; 3) Not appointed.

HB 253, to adopt an occupational safety and health law for the state of New Hampshire; and making an appropriation therefor.

House Labor, Human Resources and Rehabilitation; Senate Ways and Means and Administrative Affairs.

HB 307 (Chapter 372), providing for the preservation of open space land by assessment at valuations based upon the current use thereof and by permitting discretionary easements of development rights; creating a current use advisory board and making an appropriation therefor.

Sen. Andrew W. Poulsen; Rep. Russell S. Cary.

HB 353 (Chapter 149, section 172-A:4), requiring registration of halfway houses.

Reps. Roma A. Spaulding, Barbara C. Thompson and John H. Perkins, Jr.; Sen. William E. Sanborn; 1 from the state council on aging; 1 from the state prison staff; 1 from the program on alcohol and drug abuse within the division of public health of the department of health and welfare; 2 non-professional persons; the director of the division of mental health or his designee; 1 who represents halfway houses appointed by the commissioner with approval of governor and council.

- **HB 376 (Chapter 351),** providing for a commission to study the state constitution in preparation for the 1974 constitutional convention.
- J. Gilbert Upton, Concord and Robert Dishman, Durham: Thomas Rose and Sen. Harry V. Spanos; Joseph Eaton, Hillsborough; Robert M. Lawton, Meredith; and Charles G. Douglas, III, Hopkinton; Joseph A. Millimet, Manchester, Chairman; Fred W. Hall, Jr., Rochester and James H. Hayes, Concord.

HB 455 (Chapter 289), establishing a committee to study and report on the goals, purposes, organization and financing of the state university system, and making an appropriation therefor.

Sens. Stephen W. Smith, Walworth Johnson and Eileen Foley; Reps. James E. O'Neil, Sumner Raymond, Maurice W. Read, Cecelia L. Winn, and Mary P. Chambers.

HB 469, relative to collective bargaining for state employees and making an appropriation therefor.

House Labor, Human Resources and Rehabilitation and Senate Ways and Means and Administrative Affairs.

HB 477, regulating food service establishments.

Senate Public Health, Welfare and State Institutions and House Public Health and Welfare.

HB 482, relative to town zoning regulations.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 491, to create a state district court system, with full time judges, clerks, and other personnel, as a state supported court.

House and Senate Judiciary and Judicial Council.

HB 504 (Chapter 328), creating an open space land study commission and making an appropriation therefor.

Reps. Marjorie D. Colburn, Philip C. Heald and Robert E. Plourde; Sen. Frederick A. Porter; 1) James Westfall, Bedford; 2) Richard Kelley, E. Kingston; 3) Not appointed; William W. Hoffman, Office of Comprehensive Planning; Otis F. Hall, Durham.

HB 511, providing for the planning and design of the proposed state park at Pontook on the Androscoggin River in Dummer.

House Resources, Recreation and Development and Senate Recreation and Development.

HB 540, providing for a return of certain fines from district court to cities and towns.

House and Senate Judiciary and Judicial Council.

HB 548 (Chapter 331), revising the day care advisory commit-

tee to provide for representation by users of day care facilities.

Reps. Ruth L. Griffin and Janis R. Lint; Sen. Edith B. Gardner; Barbara Hanus, Child Welfare Bureau.

Three members appointed by the commissioner of health and welfare with approval of the governor and council, which group shall include representatives of the department of education, the division of public health, and the department of safety.

Mrs. Nancy Cobban, Salem; Mrs. Marjorie Currier, Concord; Mrs. A. Robert Abbott, Dover; Mrs. James Neilsen, Claremont; Mrs. Albert Cormier, Somersworth; Mrs. Andrew Jacques, Claremont; Mrs. Earl Salisbury, Salem; Mrs. Helena Moore, Pembroke.

HB 555, establishing an office of consumer advocate; and making an appropriation therefor.

House Executive Departments and Administration and Senate Executive Departments, Municipal and County Governments.

HB 558, to foster the establishment of management-employee relations in state employment.

House Labor, Human Resources and Rehabilitation and Senate Ways and Means and Administrative Affairs.

HB 596, providing for regulation of franchise agreements for the sale of gasoline.

House Statutory Revision and Senate Judiciary.

HB 597, prohibiting any community from banning the sale of phosphate detergents.

House Resources, Recreation and Development and Senate Resources and Environmental Control.

HB 603, relative to sale of ice cream by weight.

Senate Public Health, Welfare and State Institutions and House Public Health and Welfare.

HB 658, relative to the responsibility for erroneous or false data on plans for sewage or waste disposal systems.

Senate Resources and Environmental Control and House Resources, Recreation and Development.

HB 675, relative to mechanics liens and construction mortgages.

House Banks and Insurance and Senate Banks, Insurance and Claims.

HB 677, relative to approval for contracts for municipal sewage disposal systems.

House Resources, Recreation and Development and Senate Resources and Environmental Control.

HB 678 (Chapter 380), establishing a committee to study rules and regulations promulgated by the welfare department as they are applied to day care centers.

Reps. James A. Sweeney, Vera E. Goodrich, Barbara C. Thompson, Donalda K. Howard, Helen F. Wilson and Martin R. Haller; Sens. Edith B. Gardner and Robert F. Preston.

HB 695, relative to interest rate from date of verdict.

Judicial Council.

HB 741, relative to the priority of charges against the estate of a deceased person.

Judicial Council.

HB 742, relative to the manufacture of paint containing excessive amounts of lead and the use thereof on the interior of dwelling places.

House Public Health and Welfare and Senate Public Health, Welfare and State Institutions.

HB 745, relative to the management-employees relations law.

House Labor, Human Resources and Rehabilitation and Senate Ways and Means and Administrative Affairs.

HB 780, relative to approved subdivision plans.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 794, relative to the salaries of justices, special justices and clerks of district courts.

House and Senate Judiciary and Judicial Council.

HB 795, relative to the regulation of mobile home parks and their construction and establishing an advisory commission.

House Municipal and County Government and Senate Judiciary.

HB 799 (Chapter 363), establishing a committee to study the financing of New Hampshire airports.

Reps. David C. Nutt, Ernest R. Coutermarsh and Leonard F. Sanborn; Sens. Ward B. Brown and Clesson J. Blaisdell; Atty. Ernest L. Bell, III, Keene; Commissioner Francis J. Costello, Rye.

HB 808, abolishing settlement and creating districts for the administration of general assistance and veterans relief.

House and Senate Judiciary.

HB 810 (Chapter 368), establishing a legislative facilities committee; and making an appropriation therefor.

Sen. David L. Nixon (William E. Sanborn), Rep. James E. O'Neil, Rep. George B. Roberts, Chairman; Sen. Frederick A. Porter, Rep. Ernest R. Coutermarsh, Sen. Eileen Foley, Vice Chairman; Sen. Roger A. Smith, Rep. Esther M. Davis, Sen. C. Robertson Trowbridge, Rep. Sumner A. Raymond, Clerk.

HB 822, relative to the practice of law by district court justices. House and Senate Judiciary and Judicial Council.

HB 823, relative to transportation of pupils to schools.

Senate and House Education.

HB 824, relative to disqualification and union membership. Advisory Council established by RSA 282.

HB 825, redefining readiness to accept work for the purposes of unemployment benefits.

Advisory Council established by RSA 282.

HB 826, relative to the repeal of the section excepting the office of employment security from the operation of RSA 91-A.

Senate Executive Departments, Municipal and County Governments and House Municipal and County Government.

HB 827, relative to sharing profits of sweepstakes money with pupils attending schools.

House and Senate Education.

HB 828, authorizing the county commissioners to employ legal counsel.

Senate Executive Departments, Municipal and County Governments and House Municipal and County Government.

HB 833, providing for the registration of social workers, establishing a social work registration board, and creating a client-social worker privilege.

House Public Health and Welfare and Senate Public Health, Welfare and State Institutions.

HB 835, amending the tax rate of pari-mutuel pools for dog races.

House Ways and Means and Senate Ways and Means and Administrative Affairs.

HB 841, relative to unemployment compensation appeal procedure.

Advisory Council established by RSA 282.

HB 844, relative to the practice of architecture.

Senate Public Works and Transportation and House Statutory Revision.

HB 853, relative to the business profits tax deduction for personal services.

House Ways and Means and Senate Ways and Means and Administrative Affairs.

HB 864, providing for turnkey type contracts in the construction of sewage and other pollution control facilities.

House Resources, Recreation and Development and Senate Resources and Environmental Control.

HB 872, relative to appeals from probate courts.

Judicial Council.

HB 877, relative to eminent domain petitions of public utilities.

House Environment and Agriculture and Senate Public Works and Transportation.

HB 886, relative to benefits paid while appeal is pending.

Advisory Council established by RSA 282.

HB 893, permitting county convention to employ special legal counsel.

Senate Executive Departments, Municipal and County Governments and House Municipal and County Government.

HB 899, providing that appeal tribunals shall consist of representatives of employees, employers and the department of employment security; that a chairman shall be selected by the three members from their group, who shall be other than the representative from the department of employment security.

Advisory Council established by RSA 282.

HB 902, relative to the servicing of insurance policies by agents and brokers and requiring the vesting of renewal commissions.

House Banks and Insurance and Senate Banks, Insurance and Claims.

HB 903, providing for standardization of wastewater treatment facilities design and construction.

House Resources, Recreation and Development and Senate Resources and Environmental Control.

HB 907, relative to the functions, powers and duties of planning boards.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 914, relative to the establishment of a state personnel hearings and appeal board.

House Executive Departments and Administration and Senate Executive Departments, Municipal and County Governments.

HB 916, to provide legislative parking space; and making an appropriation therefor.

Legislative Facilities Committee.

HB 921, providing for a firefighters collective bargaining and arbitration law.

House Labor, Human Resources and Rehabilitation and Senate Ways and Means and Administrative Affairs.

HB 923 (Chapter 581), establishing an interim study committee to analyze the Arthur D. Little, Inc. recommendations concerning the state personnel system.

Reps. Susan N. McLane and Roderick H. O'Connor; Sens. Alf E. Jacobson and Walworth Johnson; 1) Ednapearl F. Parr, Hampton; 2) Frank A. Maguire, Laconia; Edward J. Haseltine, Reeds Ferry; Joseph Musumeci, Concord; Denis W. Parker and Paul A. Worsowicz, Concord; Arthur G. Marx, Pembroke.

HB 925, relative to preparation of budget for university of New Hampshire.

State University Study Commission.

HB 944, expanding zoning authority to include the timing of development and increasing the authority of planning boards and boards of adjustment.

House Muncipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 951, relating to the election of Merrimack county commissioner.

Reps. Wayne S. Rich, Joseph H. Deoss, Donald J. Piper, Kathryn M. Cushman and C. Edwin Howard; Senate Executive Departments, Municipal and County Governments.

HB 962, making the water supply and pollution control commission a self-sustaining agency.

House Resources, Recreation and Development and Senate Resources and Environmental Control.

HB 963, providing for the regulation of sand, gravel and rock excavations.

House Environment and Agriculture and Senate Resources and Environmental Control

HB 970, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

Senate Recreation and Development; House Fish and Game; State Department of Safety; and State Fish and Game Department.

HB 971, relative to the elements of the crimes of capital murder, non-capital murder and manslaughter and to the penalties for the crime of murder.

House and Senate Judiciary and Judicial Council.

HB 972, relative to qualifications of candidates and signers on nominating petitions for a candidate for a state office.

House Statutory Revision and Senate Executive Departments, Municipal and County Governments.

HB 977, establishing a personnel advisory board for the city of Manchester.

Manchester Delegation.

HB 981, amending, in general, sections of the chapter on probation in the RSA.

Senate Public Health, Welfare and State Institutions and House Public Health and Welfare and Senate and House Judiciary.

HB 983, relative to granting cable television franchises.

House Statutory Revision and Senate Judiciary.

HB 998, relative to the issuance of building permits and the approval of subdivision plans.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 1007, prohibiting building inspectors from issuing permits for construction which violates zoning ordinances or building codes.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 1010, amending article 9 and related provisions of the Uniform Commercial Code.

House and Senate Judiciary.

HB 1011, relating to deprived and delinquent children and persons in need of supervision.

House and Senate Judiciary and Judicial Council.

HB 1019, to amend the definitions used in the controlled drug act, and to establish standards and schedules of drug classification.

House Public Health and Welfare, Senate Public Health, Welfare and State Institutions and House and Senate Judiciary.

HB 1024, prohibiting a disclaimer of warranties relative to the purchase of a consumer commodity.

House Statutory Revision and Senate Judiciary.

HB 1026, relative to revisions of the election laws.

House Statutory Revision and Senate Executive Departments, Municipal and County Governments.

HB 1027, Chapter 481, Section 8: interim study of adjusted total benefits under workmen's compensation.

House Labor, Human Resources and Rehabilitation and Senate Ways and Means and Administrative Affairs.

HB 1031, providing an interim transitional zoning procedure.

House Environment and Agriculture and Senate Executive Departments, Municipal and County Governments.

HB 1032, relative to adopting federal numbering system for power boats.

House Resources, Recreation and Development and Senate Recreation and Development.

HB 1033, prohibiting amendments to the zoning laws where adequate notice thereof has not been given.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

HB 1038, providing for the inspection, licensing and regulation of carnival and amusement rides and creating a carnival-amusement safety board.

Reps. Neal W. Cobleigh, James R. Splaine, J. Michael Ta-

vitian and Aram Parnagian; Sens. Delbert F. Downing, Laurier A. Lamontagne, Chairman, and Andrew W. Poulsen.

HB 1043, adding two members representing the public interest to the advisory council on unemployment compensation and removing the requirement that the commissioner recommend members.

House Labor, Human Resources and Rehabilitation and Senate Ways and Means and Administrative Affairs.

HB 1047 (Chapter 316), continuing the office space study committee.

Reps. George B. Roberts, Jr., Chairman; Esther Davis and Milton A. Cate; Sens. C. Robertson Trowbridge and Roger Smith.

HJR 5 (Chapter 592), creating a special committee on an electronic roll call system for the house of representatives and making an appropriation for the purchase and installation thereof; and making an appropriation for the refurbishing and repair of the senate chamber and adjacent areas.

Reps. James E. O'Neil, George B. Roberts, Ernest R. Coutermarsh, Arthur F. Mann and Arthur M. Drake.

HJR 32 (Chapter 479), establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor.

Three members of the general public appointed by the Governor; Rep. Martha McD. Frizzell; Sen. David H. Bradley; Atty. Gen. Warren B. Rudman, Chairman; Stephen C. Shaw, Legislative Services; the President of the New Hampshire Bar Association or his designee; and Samuel L. Hays, Judicial Council.

HJR 44 (Chapter 334), establishing a committee to study and report on the current program and future needs of the water supply and pollution control commission.

Sens. Frederick A. Porter and Thomas J. Claveau; Reps. Russell G. Claffin, John H. Tilton, Elizabeth Ladd, Otto H. Oleson and Katherine J. Harriman; 1) Nelson Maine, Hillsborough; 2) H. Thomas Urie, New Hampton.

HJR 45 (Chapter 273), extending the special committee to study the effectiveness of the laws relating to access to and use of public buildings by the physically handicapped.

Reps. Raymond K. Conley, William P. Boucher, Helen Wilson, James Sweeney and Andrea A. Scranton; Sens. Ward B. Brown and William E. Sanborn.

HJR 47 (Chapter 548), providing for a legislative committee to study the means of implementing a furlough system at the New Hampshire State Prison and providing for indemnification of state prison personnel in connection with claims by inmates.

Reps. Chris Spirou, Chairman, George B. Roberts, Jr., Cleon E. Heald, Dudley W. Dudley and Louis D'Allesandro; Sens. Roger Smith, Robert F. Bossie and John H. McLaughlin.

HJR 48 (Chapter 279), establishing a study commission on the problems of unemployed citizens in New Hampshire.

Sens. Robert F. Bossie, David H. Bradley and Stephen W. Smith; Reps. Robert B. Buckley, Paul H. Simard and Peter C. Hildreth; 1) Patricia Merrill, Pembroke; 2) Theodore Caras, Dover and 3) Benton Demers, Concord.

HJR 49 (Chapter 280), to create an interim study committee to study the need, form and content of a uniform probate code and to draft legislation, if need be.

Reps. H. Gwendolyn Jones, Anthony A. McManus and Dudley W. Dudley; Sen. David H. Bradley; William E. Galanes, Strafford County and S. Edward Bourassa, Hillsborough County; Willard G. Martin, Laconia; Arthur G. Marx, Pembroke; Douglas S. Hatfield, Jr., Hillsborough.

SB 1, establishing an environmental protection department, providing for planning of the consolidation of the functions of existing agencies under it and making an appropriation therefor.

House Environment and Agriculture, Resources, Recreation and Development and Senate Resources and Environmental Control.

SB 5, to provide recognition of the war service of residents of this state who served in the armed forces of the United States during the Vietnam conflict; and making an appropriation therefor.

Fiscal Committee.

SB 8, relative to limiting grand jury proceedings except in unusual circumstances.

Judicial Council.

SB 14, establishing standards of legislative ethics.

Reps. Joseph M. Eaton, Sara M. Townsend, Donald J. Piper and Kathryn M. Cushman; Sens. Delbert F. Downing, Paul E. Provost, Robert F. Bossie and Richard F. Ferdinando.

SB 21, regulating the liability of governmental units in actions to recover bodily injury.

House and Senate Judiciary.

SB 40, relative to the distribution of district court fees.

House and Senate Judiciary and Judicial Council.

SB 52, providing for appointment of retired probate judges as judicial referees.

Judicial Council.

SB 59, providing that no criminal penalty shall be imposed for failing to yield the right of way at an intersection.

Judicial Council.

SB 72, limiting bequests to town trustees for the care of individual burial lots; broadening the investment discretion of town trustees; and requiring that reasonable compensation be paid to trustees of charitable trusts.

Senate Executive Departments, Municipal and County Governments and House Municipal and County Governments.

SB 80, providing for district court prosecutors for all criminal trials and probable cause hearings.

Judicial Council.

SB 83, relative to establishing a study committee to determine feasibility of having domestic relations matters heard before the probate courts.

House and Senate Judiciary.

SB 85, relative to maintenance of bridges on class II highways.

House Public Works and Senate Public Works and Transportation.

SB 86, providing for the issue of special press plates for the news media.

Senate Public Works and Transportation and House Transportation.

SB 103, relative to a statutory collection fee for all goods and services sold on open credit.

Judicial Council.

SB 113, establishing the Franklin Pierce Law Center.

House and Senate Education and New Hampshire Postsecondary Education Commission.

SB 114, providing for a snow-making system for Mount Sunapee State Park and making an appropriation therefor.

Senate Public Works and Transportation and House Resources, Recreation and Development.

SB 121, relative to the transportation of gasoline and fuel oil.

Senate Public Works and Transportation and House Transportation.

SB 126, providing for the withdrawal of the town of Newmarket from supervisory union no. 14.

Senate and House Education.

SB 127, to eliminate the blood test requirement for barbers and hairdressers.

House Public Health and Welfare and Senate Public Health, Welfare and State Institutions.

SB 166, to require approval of increases in hospital rates by state rate-setting commission.

Senate Public Health, Welfare and State Institutions and House Public Health and Welfare.

SB 167, providing for special motor vehicle license plates for justices.

Senate Public Works and Transportation and House Transportation.

SB 174, relative to the declared date of the end of the Korean Conflict.

Senate Ways and Means and Administrative Affairs and House Statutory Revision.

SB 177, providing a method to amend city charters by a people's initiative petition.

Senate Executive Departments, Municipal and County Governments and House Municipal and County Government.

- **SB 181,** relative to participation in a New England power pool. House and Senate Interstate Cooperation.
- SB 183, establishing a limit on the issuance of greyhound racing licenses to within forty miles of existing greyhound tracks.

Senate Ways and Means and Administrative Affairs and House Ways and Means.

SB 184, establishing qualification standards for the licensing of individuals doing electrical installations.

Senate Ways and Means and Administrative Affairs and House Labor, Human Resources and Rehabilitation.

SB 185, to require prompt payment of automobile and fire insurance claims.

Senate Banks, Insurance and Claims and House Banks and Insurance.

SB 186, providing for minimum standards for health insurance contracts and providing for the approval of life, health and accident insurance forms and rates by insurance commissioner.

Senate Banks, Insurance and Claims and House Banks and Insurance.

SB 188, providing for greater consumer control over Blue Cross and Blue Shield and their contracts with providers of health care.

Senate Banks, Insurance and Claims and House Banks and Insurance.

SB 190, to eliminate unfair profits of insurance companies writing automobile insurance.

Senate Banks, Insurance and Claims and House Banks and Insurance.

SB 191, transferring certain state prison employees from group I of the New Hampshire Retirement System to group II, or from the Employees' Retirement System to group II; and making an appropriation therefor.

Senate Executive Departments, Municipal and County Governments and House Executive Departments and Administration.

SB 192, relative to licensing all roadside advertising devices.

Senate Public Works and Transportation and House Public Works.

SB 193, revising the fees payable for application for permit or renewals to erect or maintain advertising devices.

Senate Public Works and Transportation and House Public Works.

SB 199, providing for the removal of outdoor advertising from those areas presently zoned commercial and industrial.

Senate Public Works and Transportation and House Public Works.

SB 204, regulating insurance rating organizations which establish rates for first party property damage insurance company policies and providing for a special property insurance fund by assessment.

Senate Banks, Insurance and Claims and House Banks and Insurance.

SB 214, to increase the number of superior court judges by lowering the ratio basis for the number of judges permitted in the state, from one to sixty-thousand to one to forty-thousand of state population.

Judicial Council.

SB 217, relative to the establishment of health services organizations.

Senate Public Health, Welfare and State Institutions and House Public Health and Welfare.

SB 219, providing required primary coverage for motor vehicle insurance.

Senate Banks, Insurance and Claims and House Banks and Insurance.

SB 229, providing for the employment of state police on their days off in the case of emergencies.

Fiscal Committee.

SB 233, establishing a commission to recommend three candidates for all judicial appointments.

Judicial Council.

SB 243, relative to minimum standards and other requirements for employee welfare pensions, and profit sharing retirement funds.

Senate Ways and Means and Administrative Affairs; Banks, Insurance and Claims and House Banks and Insurance.

SB 262, relative to an alternate form of county government.

House Municipal and County Government and Senate Executive Departments, Municipal and County Governments.

SB 263, requiring quality service from public utilities.

Senate Public Works and Transportation and House Public Works.

SB 268 (Chapter 537), conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations and providing for a study of current attachment procedures by the judicial council.

Judicial Council.

SJR 15 (Chapter 443), establishing an interim committee to study RSA 79 and the performance of the yield tax.

Richard D. Workman, Assistant Tax Commissioner;

Theodore Natti, Director of Division of Resources Development; Sen. Andrew W. Poulsen; Rep. Madeline G. Townsend; four persons appointed by the Governor with approval of the council: One of whom shall represent the N. H. Timberland Owners Association; one of whom shall represent the logging industry; one of whom shall represent the local assessors; one of whom shall otherwise represent the general public.

SJR 17 (Chapter 305), establishing a committee to study the adequacy of laws relating to the confidentiality of the records of state agencies.

Sens. David H. Bradley, Robert F. Preston and Alf E. Jacobson; Reps. Forsaith Daniels, W. Douglas Scamman, Jr., Barbara F. Shea and J. Paul LaRoche.

CACR 23, relating to increasing the membership of the Senate, changing senate quorum requirements, and providing for apportionment. Providing that the membership of the Senate shall be increased to thirty-six, changing Senate quorum requirements, and providing for apportionment.

Constitutional Convention.

CACR 32, relating to decreasing the age requirement for members of the Senate. Providing that the age requirement for members of the Senate is decreased from thirty to twenty-five years of age.

Judicial Council.

CACR 34, relating to the power of the state to tax. Providing that the legislature be allowed to impose taxes that are not proportional.

Constitutional Convention.

RSA 9:13-a Advisory Budget Control Committee

Reps. Arthur Drake, Chairman, David Huot and Sumner Raymond; Sens. C. Robertson Trowbridge and Eileen Foley.

RSA 17-A Legislative Services Committee.

Sens. David L. Nixon, C. Robertson Trowbridge and Eileen Foley; Reps. James E. O'Neil, Jr., Arthur M. Drake and Ernest R. Countermarsh.

RSA 17-C:2 Joint Legislative Orientation.

Reps. Sara M. Townsend, Chairman, John K. Gemmill and

Elizabeth S. Hager; Sens. Robert F. Bossie and Richard P. Greene; Wilmont S. White, Senate Clerk; J. Milton Street, House Clerk and Arthur G. Marx, Director of Legislative Services.

RSA 94:2-a Advisory Committee to Study Salaries of State Officers and Employees.

Rep. C. Edwin Howard and Sen. Roger A. Smith.

RSA 167-A:1 State Council on Aging.

Rep. Maurice W. Read and Sen. Laurier A. Lamontagne.

RSA 200-G:2 Education Commission of the States.

Rep. Marshall French and Sen. Eileen Foley.

RSA 383:20 Bank Advisory Board.

Reps. L. Waldo Bigelow, Jr. and Harold W. Burns; Sen. John H. McLaughlin.

Laws of 1967, Chapter 380:11 Legislative Historical Committee.

Sens. David L. Nixon, Frederick A. Porter and Eileen Foley; Reps. James E. O'Neil, Jr., George B. Roberts, Jr. and Ernest R. Coutermarsh.

Laws of 1971, Chapter 548 Interstate Cooperation Commission.

Reps. George B. Roberts, Jr., Elizabeth A. Greene and Marian D. Woodruff; Sens. Stephen W. Smith, Eileen Foley and Alf E. Jacobson.

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HB 309 — confidentiality of Business Profits Tax

HB 727 — Finance, Administration and Revenue

HB 778 — Joint Committee on Legislative Management

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HB 289 — limiting banks which give mortgage loans on real property from levying certain service charges

HB 293 — exemption from real estate taxes for persons 65 or older

HB 506 - certain acquisition of dams

HB 508 — creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor.

HB 607 — no-fault

HB 640 — authorizing governor to enter agreements with veterinary schools

HB 776 — tax exemptions for government bodies

HB 811 — capital budget

HB 857 — public employees enter into deferred payment plans

HB 889 — collective bargaining rights for public employees

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SB 2 — exemption from real estate taxes for persons 65 or older

SB 67 — compensation of certain law enforcement employees

SB 100 — cost of living increases for certain public employees

SB 137 — State Historic Preservation Office

SB 156 — penalties for noncompliance with sewage and waste disposal rules $\&~{\rm reg.}$

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The abbreviations listed below are used in this subject index.

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am	amended, amendment (s)
K	killed
ND	new draft
rep res	report resolution
S	Senate
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The abbreviations listed below are used in the Numerical Index:

adop adopted

am amended, amendment

Approp referred to Appropriations committee

com committee

con con constitutional convention

conc concurred

conf conference committee

enr enrolled

ext extension granted intro introduced

IP indefinitely postponed

JC referred to Judicial Council

jt joint

K killed

ND laid on table new draft nonconc nonconcurred

nonconc
opin opinion
psd passed
RC roll call
remt recommitted

re relative to, relating to

recon reconsideration, reconsidered

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- HB 10 Re the registration and operation of off highway recreational vehicles. (French of Bel. I) New title: Re the registration and operation of off highway recreational vehicles and making an appropriation therefor. 20, ext 229, am & Approp 356-360, am 1609-1611, psd 1616, recon rej 1633, conc
 - S am 1980-1981, enr am 2037-2038, 2049, enr 2059 (Chapter 560)
- HB 11 Prohibiting interference with recruitment or military activities on campus of public educational institutions by students, faculty or outside agitators. (Read of Rock. 4) 20, K (RC) 215-218, recon rej 219
- HB 12 Prohibiting the coercion of hourly wage earners to work over 40 hours per week. (Cote of Hil. 28) 20-21, K 198
- HB 13 Prohibiting motorboats powered by fuel on Brindle Pond. (Roberts of 21, am 247, psd 248, S conc 1124, enr am 1153, 1161, enr 1313 (Chapter 181)
- HB 14 Establishing a maximum 30 day residency requirement for voting. (Roberts

First new title: Abolishing the 6 month residency requirement for voting. See also Subject Index preceding this index

- Second new title: Abolishing the 6 month residency requirement for voting; repealing the provision for transfer cards; and providing that voters must be registered 10 days before an election.
- 21, ext 239, 387, 511, am 994-996, psd 998, S conc 1793, enr am 1885-1886, 1888, enr 1963 (Chapter 416)
- HB 15 Re mandatory sentences for heroin pushers. (Gordon of Mer. 7) 21, ext 229, K 270
- HB 16 Re suspension of students in the university and state college system in possession of a controlled drug. (Gordon of Mer. 7) 21, K 106
- HB 17 Re the suspension of pupils from public schools for possession of alcoholic beverages or controlled drugs. (Gordon of Mer. 7) 21. K 106
- HB 18 Providing for absentee voting at the annual meetings in the town of Barnstead. (Gordon of Mer. 7) 21, com changed 72, K 162
- HB 19 Exempting certain motor vehicles hauling garbage or machinery from provisions of the motor vehicle carrying property for hire act. (Gordon of Mer. 7) 21, K 219
- HB 20 Repealing the statutes relative to the carrying of property for hire by motor vehicles. (Gordon of Mer. 7)

New title: Removing the requirement of public convenience and necessity for common carriers by motor vehicles.

- 21, SO 220, rcmt 231, am & Approp 523-527, motion to return bill to floor rej 613, psd 1613-1614, 1616, recon rej 1632, nonconc S am, conf 1998, 2013, rep to K adop 2090
- HB 21 Providing for changing the classification of Kezar Lake in the towns of New London and Sutton. (Sherman of Mer. 2) 21, K 331-332
- HB 22 Prohibiting dual candidacy in the general election. (Gordon of Mer. 7, Cote of Hil. 28) 21, K 200
- HB 23 Providing funds for veterinary diagnostic laboratory by additional fees for licensing dogs. (Weeks of Rock. 16, Scamman of Rock. 15) 21, K 659
- HB 24 Re the taxation of capital gains under the business profits tax. (Harvell of Hil. 9)

22, opin reg 457-458, K 1148-1149, recon rej 1150

- HB 25 Prohibiting the sale of real estate by the trustees of the N.H. College of Agriculture and Mechanic Arts, the University of N.H. and all its divisions and departments without prior legislative approval. (Gordon of Mer. 7) 22, rcmt 106-107, K 199-200, recon rej 204
- HB 26, Re tip credit as pertaining to the minimum wage law. (Cote of Hil. 28) 22, K 198
- HB 27 Re meal allowances under the minimum wage law. (Cote of Hil. 28) 22, K 198
- HB 28 Requiring the sale of soft drinks and alcoholic malt beverages in returnable containers. (Cote of Hil. 28) 22, ext 239, SO 381, LT 431, 840, K 1706
- HB 29 Eliminating the exclusions in the minimum wage law and changing the amount of maximum credit for tips. (Cote of Hil. 28) 22, K 198-199

- HB 30 Providing for all nonphosphate detergents to contain a warning that it removes fabric protection against inflammability. (Knight of Hil. 8) 22. K 199
- HB 31 Limiting the real estate tax payable by persons over 65 to 8% of their gross income. (Knight of Hil. 8) 22, K 1184
- HB 32 Providing for qualification of bridge inspectors, making bridge inspection a prerequisite for application for bridge aid, and requiring state assistance in bridge inspection. (Bartlett of Mer. 8)

New title: Re the inspection of bridges and making an appropriation therefor. 22, am 161-162, psd 166, nonconc S am, conf 1812-1813, 1873, rep adop 2042, 2047, enr 2058 (Chapter 554)

- HB 33 Requiring meat slaughterhouses to pay the cost of inspections conducted outside of regular business hours. (Benton of Rock. 2)
 - First new title: Requiring meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours.
 - Second new title: Requiring poultry and meat slaughterhouses and processing plants to pay the cost of inspections conducted outside of regular business hours, and providing for overtime pay for employees of the department of agriculture.
 - 22, am & Approp 107, psd 1392, 1403-1404, nonconc S am, conf 1812, 1873, rep adop 1987, 1994, enr 2034 (Chapter 542)
- HB 34 Re the use of bicycles on public highways, special bicycle paths or trails and the licensing of same. (Stevenson of Graf. 3) 22-23, 1P 341-342
- HB 35 Re the distribution of court reports to various officers and bodies. (French of Bel. 1) 23, psd 159, 166, S conc 374, enr 388 (Chapter 18)
- HB 36 Re the notification of foreign corporations of suspension for nonpayment of fees. (French of Bel. 1) 23, psd 159, 166, S onc 265, enr 290 (Chapter 7)
- HB 37 Re filing first annual returns by corporations. (French of Bel. 1) 23, psd 159, 166, S conc 265, enr 290 (Chapter 8)
- HB 38 Re the N.H. American Revolution Bicentennial Commission. (Hamel of Rock. 11) 23, am & Approp 171, am 1392, psd 1404, S conc 1745, enr 1759 (Chapter 229)
- HB 39 Re the prohibition of county commissioners from simultaneously holding any other county office. (Noble of Mer. 21) 23, am 161, psd 166, S conc 265, enr 290 (Chapter 9)
- 25, am 161, psd 166, 5 conc 265, enr 290 (Chapter 9)
- HB 40 Re officers and employees in state service holding elective office in the legislature. (Newell of Mer. 16) 23, IP 272-273
- HB 41 Re exempting steam locomotives and engines from the provisions of the air pollution control law. (Greene of Rock. 17) 23, K 181
- HB 42 Providing that children shall be exempt from compulsory immunization with parental objection. (Cote of Hil. 28) 23, K 161
- HB 43 Re controlling use of aqua-therms in the waters of this state. (French of Bel. 1)
 - New title: Re controlling use of heating or agitating devices in the waters of this state.
 - 23, am 280-281, psd 285, noncone S am, conf 760, 782-783, 829-830, rep adop 1756, 1760, enr am 1788, S cone 1872, enr 1934 (Chapter 321)

- HB 44 To abolish the water commission in the town of Meredith and transfer its functions to the selectmen. (French of Bel. 1) 23, psd 174, 178, S cone 373, enr 388 (Chapter 19)
 - IR 45 De secretary of state transferring reports of state agenci
- HB 45 Re secretary of state transferring reports of state agencies to state library. (Benton of Rock. 2) 23, psd 172, 178, 5 conc 373, enr 388 (Chapter 20)
- HB 46 Re the mode of hunting deer in the town of Chester. (Benton of Rock. 2) 24, psd 160, 166, S conc 426, enr 466 (Chapter 31)
- HB 47 Re changing the name of the N.H. soldiers' home to the N.H. veterans' home. (Tarr of Mer. 17)
 24, psd 170, 178, S conc 254, enr 256 (Chapter 6)
- HB 48 Re enforcement of orders of tax commission for abatement of taxes. (Deoss of Mer. 5) 24, am 447-449, psd 454, S conc 583, enr am 848, enr 901 (Chapter 121)
- HB 49 Imposing an additional percentage of certain fines as part of the fine and appropriating same for use by the program on alcohol and drug abuse rehabilitation. (Knight of Hil. 8)
 24. K 183
- HB 50 Lowering the age of majority from 21 to 18 years of age. (Gordon of Mer. 7)
 24, ext 219, 318, K 558
- HB 51 Establishing the quorum for county conventions and establishing number of votes necessary when a quorum is not present. (Colburn of Hil. 6) 24, K 218-219
- HB 52 Changing the name of the N.H. Industrial School to the N. H. Youth Development Center. (Zachos of Hil. 25) 24, com changed 79, psd 116, 127, enr 336 (Chapter 17)
- HB 53 Prohibiting the use of motorboats on the Cocheco River within the city limits of Rochester. (Thompson of Str. 9) 24, psd 281, 285, conc S am 1504, enr am 1634, enr 1744 (Chapter 220)
- HB 54 To provide for the surviving spouse of an intestate deceased to receive entire estate subject to just debts and expenses. (Merrill of Graf. 14) New title: Re the passage of testate or intestate real and personal property to a surviving spouse and to other persons.
 24, JC 183-184, am 1527-1530, psd 1554, S conc 1791, enr 1816 (Chapter 293)
- HB 55 Providing for first offenders in felony cases to be examined by a county appointed psychologist prior to sentencing. (Merrill of Graf. 14)
 New title: Providing for offenders in felony cases to be examined by a county appointed psychologist prior to sentencing.
 24, am & Approp 184-185, K 1392
- HB 56 Making certain corrections in statutory reference to gambling. (Zachos of Hil. 25)
 - 24, am 185, psd 189, S conc 457, enr 542 (Chapter 40)
- HB 57 Establishing restriction of out-of-state students at the University of N.H. to 15% of student enrollment. (Cote of Hil. 28) 24.25, K 116
- HB 58 Providing for optional notification to abutters by planning board of hearing on plats submitted. (Harvell of Hil. 9) 25. K 175
- HB 59 Increasing the deduction for personal services contributed to the operation of rental property for partnerships and proprietorships from the business profits tax. (Read of Rock. 4) 25, K 828-829

- HB 60 Providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering agency to administer the same, and making an appropriation therefor. (Cote of Hil. 28) 25, K 1184
- HB 61 Repealing sections of the statutes re abortion. (Horan of Hil, 27) 25, ext 239, K 330-331
- HB 62 Re the incorporation of a state bank or trust company. (Hamel of Rock, 11) First new title: Re petitions for trust companies, savings banks or branch banking.
 - Second new title: Re the incorporation of trust companies and savings banks and re the establishment of branch banks.
 - 25, am 193-196, psd 204, nonconc S am, conf 1617-1618, 1724, rep adop 1895, 1973, enr 2005 (Chapter 504)
- HB 63 Repealing dual enrollment grants. (Horan of Hil. 27) 25, K 116
- HB 64 Re a mandatory penalty for illegal sales of narcotics for profit. (Webster of Car. 5) 25, K (RC) 261-265
- HB 65 Establishing a fee for duplicate copies of photographic licenses. (Hamel of Rock, 11) 25, am 201-202, psd 204, S conc 373, enr 388 (Chapter 21)
- HB 66 Establishing a flat rate registration fee for all passenger motor vehicles except trucks and providing for a monthly proration of the fee. (Hamel of Rock, 11) 25, ext 270, Approp 465-466, psd 1393, 1404, S nonconc 1975
- HB 67 Re redistricting Merrimack county district 3. (Chandler of Mer. 3) 25, K 232-233
- HB 68 Re weights and measures standards. (Gemmill of Graf. 10) 25-26, am & Approp 232, psd 1393, 1404, S conc 1762, enr am 1823-1824, 1827, enr 1942 (Chapter 347)
- HB 69 Re salary adjustments and increases for unclassified postions. (Newell of Mer. 16) 26, IP 208-209, recon notice 228, wthd 258-259
- HB 70 Providing for the withdrawal of the town of Londonderry from supervisory union no. 10. (Boucher of Rock. 3) 26, psd 240-242, 248, recon rej 249, S nonconc 1445
- HB 71 Re interest on tenant's security deposit. (Cote of Hil, 28) 26, K 271
- HB 72 Re requirements and prohibitions for county officers and employees. (Spirou of Hil. 27) 26, am 282-283, psd 285, conc S am 809-810, enr 892 (Chapter 109)

- HB 73 Providing for better control over subdivision development of land in N.H. (Webster of Car. 5) 26, ext 238-239, am 377, psd 383, S conc 686, enr 693 (Chapter 80)
- HB 74 Re regulation of the practice of pharmacy. (Mann of Graf. 6) 26, ext 266, 399, SO 603, am & Approp 621-623, psd 1504, 1519, conc S am 1889, enr 1964 (Chapter 453)
- HB 75 Providing for stricter mandatory fines under litter control law. (Knight of Hil. 8)
 - New title: Re fines for depositing litter in prohibited areas. 26, com changed 108, am 257-258, psd 267, S conc 718, enr 763 (Chapter 90)

HB 76 Re a mandatory minimum penalty for illegal sales of narcotics. (Cote of

26, K 270-271

- HB 77 Re restricting the state from incurring indebtedness by legislation. (Cote 26, K 158
- HB 78 Authorizing the bank commissioner with the consent of the superior court to appoint the federal deposit insurance corporation as liquidating agent of a closed or insolvent N.H. bank. (Woodward of Mer. 20) 26, psd 170, 177-178, enr 336 (Chapter 11)
- HB 79 To implement a guaranteed protection plan of motor vehicle insurance. (Bigelow of Mer. 3) 26, ext 239, S Ct opin req 458-459, 556-557, printed 1034-1042, K 1304-1305
- HB 80 Regulating mass marketing of property-liability insurance. (Cote of Hil. 28) 26-27, ext 239, 423, K 544, recon rej 567
- HB 81 Increasing the amount of political expenditures authorized for candidate in primary elections seeking the office of governor, U.S. senator, representative in Congress, governor's councilor, county officer, state senator or representative to the general court. (Chandler of Mer. 3) 27, am 313-315, psd 320, S nonconc 583
- HB 82 Re state college and university compulsory student activity fees. (Chandler of Mer. 3) 27, K 196
- HB 83 Re actuarial work on the state's 4 retirement systems being done by the office of the state insurance commissioner. (Chandler of Mer. 3) 27. K 209
- HB 84 Re special hunting license for bear. (Scott of Sul. 6) 27. K 182
- HB 85 Establishing the office of comprehensive planning. (Weeks of Rock. 16) 27, ext 270, 423, IP 662
- HB 86 Requiring grantor at grantee's request to include in the warranty deed a covenant that the real estate at the time of purchase can be used for grantee's stated purpose. (Belair of Rock. 5) 27, ext 266, 487, K 588
- HB 87 Providing for the acquisition of the Shell Camp Pond dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same. (Roberts of Bel. 4) 27, ext 266-267, SO 553, K 797, recon rej 805
- HB 88 Re the time of taking office by school district officers elected at town meetings, (Nighswander of Bel. 2) New title: Re the election of officers of cooperative school districts at town

meeting and the time of taking office. 27, am 242-243, psd 248, S conc, enr 399 (Chapter 29)

- HB 89 Re stallions running at large. (Cate of Mer. 14) 27, psd 200, 204, S conc 541, enr 542 (Chapter 41)
- HB 90 Re removing the limit on horned pout. (Gordon of Mer. 7) New title: Repealing the limit on horned pout. 27, am 160, psd 166, S conc 374, enr am 398-399, enr 467 (Chapter 32)
- HB 91 To close the deer sanctuary at Bear Brook state park in Allenstown. (Gordon of Mer. 7) 27-28, K 182-183

- HB 92 Providing that only buck deer can be taken in each odd year. (Gordon of Mer. 7) 28, K 173
- HB 93 Re state employment of a state legislator or governor's councilor. (Cote of Hil. 28, Gordon of Mer. 7) 28, K 259
- \boldsymbol{HB} 94 Re public hearings on county budget hearings. (Gordon of Mer. 7) 28, K 174
- HB 95 Requiring distribution of a list of family planning agencies and services available in N.H. with the issuance of every marriage license. (Greene of Rock. 17)
 - 28, Approp 174, psd 445, 454, S nonconc 668, (recon) S conc 852-853, enr am 937-938, 939, enr 1000 (Chapter 132)
- HB 96 Requiring that alternate members be appointed to city zoning boards of adjustment. (Merrill of Graf. 14)
 New title: Providing that alternate members may be appointed to zoning boards of adjustment.

28, SO 220, am 229-231, psd 236, conc S am 476-477, recon notice 488, recon adop, nonconc S am, conf 536-537, 541, rep adop 1895, 1973, enr 2005 (Chapter 505)

- HB 97 Re passenger vehicle safety. (Coutermarsh of Hil. 24) 28, K 163
- HB 98 To provide for substitute ex officio member for the director of fish and game on the pesticide control board. (Kopperl of Mer. 9) 28, psd 209, 220, S conc 541, enr 542 (Chapter 42)
- HB 99 Establishing a public land and water fund. (Kopperl of Mer. 9) 28, am & Approp 332-333, K 1448
- HB 100 Decreasing the membership of the data processing commission. (Newell of Mer. 16) 32, K 259
- HB 101 Re aircraft financial responsibility. (Nutt of Graf. 13 et al) 32, am 185-186, psd 189, nonconc S am, conf 919, 956, rep adop 1595, 1616-1617, enr 1647 (Chapter 213)
- HB 102 To provide for the repayment of the Vermont grant for the Lebanon Regional Airport, and making an appropriation therefor. (Nutt of Graf. 13 et al)

New title: Providing for the disposition of accumulated interest on funds collected pursuant to 1969, 391:1 and for the repayment of the Vermont grant for the Lebanon Regional Airport; and making an appropriation therefor. 32, Approp 175, SO 624, am 640-641, psd 664, S cone 955, enr 1020 (Chapter 139)

- HB 103 To provide for the disposition of abandoned aircraft. (Nutt of Graf. 13 et al) 32, am 186-187, psd 189, S conc 457, enr 467 (Chapter 33)
- HB 104 Re changing the structure for determining aircraft registration fees. (Nutt of Graf. 13 et al) 32, psd 176, 178, 5 conc 457, enr 467 (Chapter 34)
- HB 105 Re setting traps for the taking of fur-bearing animals. (Cate of Mer. 14) 32, psd 160, 166, S conc 387, enr 388 (Chapter 22)
- HB 106 Re absentee voter registration. (Cate of Mer. 14)
 New title: Eliminating the filing period for absentee registration and making absentee registration forms available from city or town clerks.
 32, am 316-318, psd 320, S conc 583, enr 628 (Chapter 60)

- HB 107 Re restricting a lame duck governor's appointive and nominating powers. (Gordon of Mer. 7) 32, K 259
- HB 108 Providing for the elimination of soft matches in state-federal financed activities. (Gordon of Mer. 7) 32, K 158
- HB 109 Re the establishment of an 8 man bipartisan advisory committee of representatives and senators to supervise the liquor commission. (Cote of Hil. 28) 32. K 209
- HB 110 Re tampering with or damaging vessels. (Humphrey of Mer. 11) New title: Re maliciously letting loose vessels. 70, am 243-244, post 248, conc S am 698, enr 708 (Chapter 87)
- HB 111 To repeal peace bond on appeal from conviction for driving while intoxicated, under the influence of drugs or recklessly. (Chase of Car. 4)

 New title: To repeal peace bond on appeal from conviction for driving while intoxicated or under the influence of drugs.

 70, am 342, psd 350, cone S am 737-738, enr 763 (Chapter 91)
- HB 112 Reimposing the tax on machinery and road building and like machinery. (Cote of Hil. 28) 71. K 659-660
- HB 113 Re taking fresh water smelt by bait dealers. (Scott of Sul. 6) 71, psd 160, 166, S nonconc 373
- HB 114 Prohibiting persons from seeking or holding the position as a member of the general court and county commissioner at the same time. (Colburn of Hil. 6)
 71, psd 163, 166, S nonconc 1001
- HB 115 Re the notification of certain members of the general court prior to the adoption of any regulation by state agencies. (Williamson of Sul. 9) 71, K 260, recon SO 266, remt 273-274, ext 543, 693-694, K 860
- HB 116 Making town meeting day a legal holiday. (Chamberlin of Graf. 2) 71, K 163
- HB 117 Re the qualification of municipal planning board members. (Chamberlin of Graf. 2)
 71, am 328, psd 350, S conc 1870, enr am 2059, 2062, enr 2072 (Chapter 571)
- HB 118 Re counting ballots in the case of nominees of more than 1 party. (Townsend of Graf. 14)

71, K 163

- HB 119 Re refurbishing old roads and trails and making an appropriation therefor. (Karnis of Hil. 4) 71, Approp 162, K 1393
- HB 120 Re the maintenance of a certain section of highway in the city of Lebanon. (Townsend of Graf. 14)

71, Approp 175, psd 1393, 1404, S conc 1745, enr 1759 (Chapter 230)

- HB 121 Re exemption from resident tax of members of the armed forces. (Deoss of Mer. 5) 76-77, am 176, psd 178, S conc 265, enr 467 (Chapter 35)
- HB 122 Providing for rules of professional conduct in the practice of engineering. (Sanborn of Rock, 9) 77, am 260, psd 267, conc S am 477, enr 542 (Chapter 43)
- HB 123 Providing for the acquisition of the Kelley Falls dam and water rights. (Zachos of Hil. 25, Lambert of Hil. 36)

- New title: Providing for the acquisition of the Kelley Falls dam and water rights by the water resources board and making an appropriation therefor. 77, ext 266, Approp 491, am 1548-1549, psd 1556, recon rej 1557, S conc 1811, enr am 1885, 1888, enr 1963 (Chapter 417)
- HB 124 To reclassify a certain section of highway in the town of Jaffrey. (Forcier of Ches. 8) 77, am & Approp 162, am 460, psd 468, 5 conc 809, enr 872 (Chapter 105)
- HB 125 Re propagating or possessing for sale wild turkeys. (Tirrell of Str. 4) 77, am 173, psd 178, S cone 374, enr 388 (Chapter 23)
- HB 126 Re the room and meals tax. (Splaine of Rock. 19) 77, K 981
- HB 127 Re importation of living fish, wild birds or wild animals into this state. (Tirrell of Str. 4) 77, K 197
- HB 128 Enabling the director of fish and game to enter into cooperative agreements with individuals, partnerships and corporations relative to fishways and other matters. (Tirrell of Str. 4)
 77, am & Approp 183, psd 445, 454, S conc 636, enr 637 (Chapter 67)
- HB 129 To reimburse the town of Lincoln for its outstanding share of indebtedness on bonds issued for the cost of its industrial waste treatment plant and to make an appropriation therefor. (Gordon of Mer. 7 et al)

 New title: Increasing the authority of the town of Lincoln to issue emergency notes.
 - 77, com changed 108, ext 266, 349, 487, 610-611, am & Approp 824-826, recon rej 831, am 1549, psd 1556, S nonconc 1825
- HB 130 Re the rules of the road. (Hamel of Rock. 11) 77, psd 176, 178, S conc 387, enr 388 (Chapter 24)
- HB 131 Re penalty for violation of rules and regulations re lobsters, crabs and fin fish. (Maynard of Rock. 18) 77, psd 197, 204, 5 conc 457, enr 467 (Chapter 36)
- HB 132 Re definition of resident under fish and game laws. (Maynard of Rock. 18) 77, am 279, psd 285, S conc 541, enr am 582-583, enr 628 (Chapter 61)
- HB 133 Requiring the nomination papers for a candidate nominated by petition to be filed 60 days prior to the day of election. (Clougherty of Hil. 8) 77-78, K 201
- HB 134 Re fees for fishing and hunting. (Gemmill of Graf. 10) 78, ext 270, IP (RC) 492-496
- HB 135 Re including chiropractic services under all public employee health and accident insurance coverage for the state and its political subdivisions. (Andersen of Mer. 15) 78, K 311
- HB 136 Providing that resident persons who have attained the age of 62 shall be admitted at a reduced charge to certain state recreation areas and allowed the use of the facilities therein without charge. (Spaulding of Sul. 4) 78. K 312
- HB 137 Delegating authority to a registered nurse to pronounce the death of a patient in the absence of a physician. (Horan of Hil. 27) 78, K 246
- HB 138 Re increasing the number of signatures required on a petition to nominate a candidate. (Cote of Hil. 28, Clougherty of Hil. 8) 78, K 201

- HB 139 Re the license fee required for oystering or clamming, (Read of Rock. 4) 78, psd 279, 285, S conc 541, enr 542 (Chapter 44)
- HB 140 Re additional requisites for approval of subdivisions by planning boards. (Estabrook of Rock, 10)

78, psd 185, 189, S conc 457, enr 542 (Chapter 45)

- HB 141 Re modification of the business profits tax. (Deoss of Mer. 5) 81, am & Approp 826-828, psd 1635, 1686, nonconc S am, conf 1980, 2000, rep adop 2061, 2065, enr 2087 (Chapter 579)
- HB 142 Re zoning law procedure. (Boucher of Rock. 3, Lyons of Hil. 13) 81, am 354-355, psd 371, nonconc S am 1987
- HB 143 Re the form of fish and game licenses. (Oleson of Coos 5) 81, psd 197, 204, S conc 457, enr 542 (Chapter 46)
- HB 144 Re the inclusion of police employees in the N.H. retirement system. (Martineau of Hil. 35) 81, rcmt 333, ext 610, 710, 854, K 1050
- HB 145 Providing for a special hunting license to take certain stocked game birds. (Scott of Sul. 6) 81, ext 291, K 391
- HB 146 Re the power of Hesser College, Concord College and New England Aeronautical Institute to grant degrees and re Pierce College for Women. (Haller of Mer. 14) 81, am 308-309, psd 319, S conc 668, enr 679 (Chapter 73)
- HB 147 Re the giving or receipt of liquor samples. (Cote of Hil. 28) 81, IP 209-210
- HB 148 Requiring the furnishing of generic as well as brand names by physicians prescribing drugs. (Cote of Hil. 28)

New title: Re furnishing generic as well as brand names of prescription drugs. 81, ext 291, 423, SO 603, 625, am & Approp 646-648, psd 1621-1622, 1631, recon rej 1632, conc S am 1980, enr am 2024, 2035, enr 2055 (Chapter 373)

HB 149 Replacing the present 3 man liquor commission with 1 commissioner. (Cote of Hil. 28) 81, K 159

HB 150 To prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. (Chandler of Mer. 3)

First new title: Providing for solid waste disposal and resource recovery, and making an appropriation therefor.

Second new title: Providing for solid waste disposal and resource recovery.

81, ext 291, 423, ND, rcmt 545-547, am & Approp 814-815, am 1611-1612, psd 1615, nonconc S am, conf 1928, 1974, rep adop 2055, 2061, enr 2072 (Chapter 570)

HB 151 To prohibit the sale of malt beverages in nonreturnable metal, plastic or glass containers. (Chandler of Mer. 3)

First new title: Establishing a solid waste committee.

Second new title: Establishing a solid waste committee; providing for development of a solid waste disposal program and making an appropriation therefor.

81, ext 291, 423, ND, rcmt 547-548, am & Approp 815-816, LT 1612, 1629, am 1694-1696, psd 1704, recon rej 1706-1707, S conc 1826, enr 1964, com members appointed 2111 (Chapter 454)

HB 152 To prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. (Chandler of Mer. 3)

81-82, ext 291, K 402

HB 153 Increasing the term of office of the county treasurers, registers of deeds and the registers of probate. (Hamel of Rock. 11) 82, am 233, psd 236, S nonconc 1001

- HB 154 Increasing the debt limit for the Gilford school district. (Nighswander of Bel. 2) 82, psd 105-106, 111, S conc 126, enr 148 (Chapter 1)
- HB 155 Re penalty for false statements for purpose of procuring fish and game licenses, (Oleson of Coos 5) 82, psd 271, 285, S cone 541, enr 542 (Chapter 47)
- HB 156 To increase the replacement fee for motor vehicle operators licenses and registrations. (Hamel of Rock. 11) 82, K 187
- HB 157 Providing for stamping of beaver, otter or fisher skins and permitting the sale of such skins. (Warren of Graf. 8) 82, am 327, psd 350, S conc & enr 542 (Chapter 48)
- HB 158 Legalizing the vote authorizing the issuance of certain bonds by the town of Hanover. (Nutt of Graf. 13) 82, psd 233, 236, 5 conc 374, enr 382 (Chapter 14)
- HB 159 Providing exemptions from the income tax on interest and dividends. (Howard of Mer. 20) 87, K 1011
- HB 160 Increasing the lending limit of trust companies on real estate mortgages in New England. (Bigelow of Mer. 3) 87, psd 181, 189, enr 336 (Chapter 12)
- HB 161 Legalizing the annual town meeting of the town of Warren. (Anderson of Graf. 7) 87, psd 219, 220, S conc 583, enr 628 (Chapter 62)
- HB 162 Providing for state ambulance service instructors; abolishing fees for volunteer non-profit ambulance units; and making an appropriation therefor. (Erler of Rock. 8) 87. K 271
- HB 163 Re the compensation to be paid members of the Coos, Rockingham, Merrimack, and Grafton county convention. (Hammond of Rock. 17, Fortier of Coos 6)
 - New title: Re the compensation paid to members of county conventions. 87, rcmt 430, am 502-504, psd 507, S conc 939, enr 1001 (Chapter 133)
- HB 164 Making an additional appropriation for school building aid. (Drake of Coos 3) 87, K 353
- HB 165 Re granting of licenses for hawkers and peddlers. (French of Bel. 1) 87, rcmt 248, am 405-406, psd 419, S nonconc 1934
- HB 166 Repealing the law prohibiting adultery. (Jones of Graf. 8) 87, SO 244, 267, IP 291-292
- HB 167 Mandatory suspension of operators' licenses by the courts for motor vehicle violations on failure to pay fine. (Soule and Thibeault of Rock. 3) 87. K 218
- HB 168 Re the use of campsites in state parks by residents. (Palfrey of Rock, 18) 87, K 312
- HB 169 Re certain procedures for issuing bonds or notes in excess of \$100,000. (Nutt of Graf. 13) 87-88, am 234, psd 236, recon wthd 249, conc S am 380-381, enr 388 (Chapter 25)
- 67-86, am 254, psd 256, recon wind 249, cone 5 am 380-381, enr 388 (Chapter 25)
- HB 170 Re overtaking and passing upon the right of another vehicle. (Daniels of Hil. 25) 88, psd 315, 320, S conc 541, enr 542 (Chapter 49)
 - See also Subject Index preceding this index

- HB 171 Increasing the maximum pension allowed for certain firemen, police officers and constables. (Boucher of Mer. 6) 88, psd 283, 285, 5 conc 583, enr 628 (Chapter 63)
- HB 172 Re the filing of requests for drafting with the office of legislative services. (Hanson of Mer. 5) 88, K 367
- HB 173 Providing for decedents' estates reimbursing the county for medical referees' expenses when services are utilized in accidental or violent deaths. (Hammond of Rock. 17) 88, ext 318, K 392
- HB 174 Re the taxation of capital gains under the business profits tax. (Saggiotes of Sul. 6) 88, SO 997, K 1013
- HB 175 Permitting persons 18 years of age or over to purchase sweepstakes tickets. (Noble of Mer. 21) 88, LT 202, 697, K 736
- HB 176 Providing for the repeal of the meals and rooms tax. (Horan of Hil. 27)
- HB 177 Re an owner's responsibility to report an accident. (Horan of Hil. 27) 88. K 281
- HB 173 Re the amount of fees to be collected by the register of deeds for Rockingham county. (Hammond of Rock. 17)
 88, LT 365, psd 1146, 1149, 5 nonconc 1792
 HB 179 Providing that fees for services of register of deeds in collection of real
- estate transfer tax be paid to county treasurer. (Hammond of Rock. 17)
 First new title: Providing that the salaries of registers of deeds of all counties
 except Coos and Carroll be a fixed amount and all fees for their services be
 paid to the respective county treasurer, and providing special provisions for
 registers of deeds of Coos and Carroll counties.
 Second new title: Providing that the salaries of registers of deeds of all counties except Coos and Carroll be a fixed amount and all fees for their services
 be paid to the respective county treasurer, and that special provisions be made
 - be paid to the respective county treasurer, and that special provisions be made for the registers of deeds of Coos and Carroll counties, and providing for an increase in the mileage allowance for sheriffs and deputies of certain counties. 88, Approp 279-280, am 722-723, psd 739, conc S am 1982, enr am 2020, 2035, enr 2054-2055 (Chapter 415)
- HB 180 Providing for the appointment of a superintendent of the house of correction and jail of Merrimack county. (Bigelow of Mer. 3) 88, ext 291, K 357
- HB 181 Providing for compulsory school attendance to 14 years of age. (Horan of Hil. 27) 89, K 196-197
- HB 182 Providing for the perambulation of the N.H.-Massachusetts boundary line and funding the perambulation of the N.H.-Maine boundary line and making appropriations therefor. (Cummings of Rock. 7) 89, Approp 260-261, psd 1595-1596, 1614, S conc 1791, enr 1816 (Chapter 294)
- HB 183 To provide right of way for highway purposes through N.H. hospital land. (Davis of Mer. 15)
 - 89, psd 311-312, 319, S conc 541, enr 542 (Chapter 50)
- HB 184 Re the definition of "beverage", as used in title XIII. (Cote of Hil. 28, Splaine of Rock. 19) 89, 1P 392-393
- HB 185 Re the charter of the town of Hanover. (Nutt and Bradley of Graf. 13) 89, am 173-174, psd 178, S conc 374, enr 382 (Chapter 15)

- HB 186 Re speed limits for certain heavy vehicles on limited access highways. (Daniels of Hil. 25) 89, K 281
- HB 187 Repealing the statutes re travel allowance for officers and employees of the general court. (Bigelow of Mer. 3) 89, SO 278, K 340-341
- **HB** 188 Re the mode of taking deer east of interstate 95. (Parr of Rock. 12) 89, K 214
- HB 189 Re the mode of hunting deer in certain areas of N.H. (Part of Rock. 12) 89, K 214-215
- HB 190 Re the petition for proportionate refund of an operator's license fee. (Noble of Mer. 21) 89, am 234-235, psd 236, S conc 387, enr 388 (Chapter 26)
- HB 191 To require the state and its political subdivisions to obtain liability insurance. (Merrill of Graf. 14) 89, LT 242, K 1706
- HB 192 Re the definition of civil defense and the civil defense executive council. (Gemmill of Graf. 10) 89, psd 277, 285, 5 conc 583, enr 629 (Chapter 69)
- HB 193 Requiring open vehicles to be covered when carrying particulate material. (Casassa of Rock. 12 et al) 90, com changed 108, ext 352, SO 497, 566, 604, psd 612-613, 625, recon rej 626, nonconc S am, conf 1779-1780, 1792, rep adop 2061, 2065, enr 2077 (Chapter 573)
- HB 194 Authorizing the establishment of capital reserve funds for the cost of tax mapping and reappraisal of real estate. (Nutt of Graf. 13) 90, am 283-284, psd 285, S conc 476, enr 542 (Chapter 51)
- HB 195 Re semi-annual collection of taxes in cities and towns. (Nutt of Graf. 13) 90, com changed 158, am 461, psd 468, S conc 782, enr am 918, enr 937 (Chapter 128)
- HB 196 Re educational requirements for a chiropractor's license. (Andersen of Mer. 15) 90, com changed 108, K 246
- HB 197 To prohibit the use of so-called walkie-talkie equipment in the taking of game. (Davis of Car. 2) 90, K 279
- HB 198 Re camp fires or outdoor cooking and providing for written permission of same. (Kidder of Coos 5) 90, K 377
- HB 199 Requiring spark arrestors on motor vehicles operating in woodlands without snowcover. (Kidder of Coos 5)

New title: Requiring suitable exhaust systems on motorized vehicles and equipment operating in woodlands without snowcover.

- 90, ext 339, rcmt 466, am 671-672, psd 684, S conc 955, enr am 1021, enr 1086 (Chapter 167)
- HB 200 Re right of entry upon any lands in the state by forest fire control personnel in the performance of their duties and providing penalty for interference with same. (Kidder of Coos 5) 90, psd 197, 204, S conc 457, enr 467 (Chapter 37)
- HB 201 Changing the name of the Ash Street Bridge in the town of Londonderry to the Robert J. Prowse Memorial Bridge. (Daniels of Hil. 25) 90, psd 175, 178, S conc 387, enr 388 (Chapter 27)

HB 202 Outlining procedures for search and rescue operations. (Chamberlin of Graf. 2)

New title: Outlining procedures and providing for search and rescue operations and making an appropriation therefor.

90, am & Approp 360-362, am 1596-1597, psd 1614, S conc 1960, enr 1967, pocket

vetoed 2129

- HB 203 Re optional election of planning board members in towns. (Bradley of Graf. 5) 90, psd 365-366, 371, recon rej 372, S nonconc 1825
- HB 204 Establishing a N.H. fruit and wine marketing committee. (Greene of Rock. 7)

First new title: Establishing a fruit, wine, and marketing committee in N.H. Second new title: Establishing a N.H. fruit marketing committee. 90-91, com changed 108, am 315, psd 320, cone S am 584, enr 629 (Chapter 64)

IR 205 Re voter registration by town and city clerks (Perkins of Hil. 8

- HB 205 Re voter registration by town and city clerks. (Perkins of Hil. 8 et al) 91, am 463-464, psd 469, conc S am 885, enr 901 (Chapter 124)
- HB 206 Abolishing the resident tax. (Splaine of Rock. 19)

New title: Re the distribution of resident tax revenues.

100, am & Approp 1361-1362, recon rej 1374, psd 1635, 1686, S conc 1959, enr 1967 (Chapter 469)

- HB 207 Providing annual salaries for members of the county convention; membership of state senators; abolishing legislative mileage; and providing for regular mileage paid state employees. (Merrill of Graf. 14) 100, ext 374, K 496-497
- HB 208 Re classification of highways, highway aid apportionment and highway regulation. (Parker of Mer. 4) 100, Approp 393, psd 1393, 1404, S conc 1871, enr 1963 (Chapter 418)
- HB 209 Providing for compensation to landowners for managing game birds and animals on their land. (Chamberlin of Graf. 2) 100, ext 874. K 426
- HB 210 Re exempting steam locomotives and engines from the provisions of the air pollution control law. (Chandler of Mer. 3, Richardson of Coos 11) 100, K 181
- HB 211 Re the reporting of injury to any domestic animal by the operator of a motor vehicle. (Sabbow of Bel. 8) 100, IP 342-343
- HB 212 Re time of sessions for correction of checklist. (Gordon of Mer. 7) 100, K 277
- HB 213 Allowing Manchester to start its decennial verification of its checklist on February 1. (Zachos of Hil. 25 et al) 100, psd 171-172, S conc, enr 181 (Chapter 2)
- HB 214 Re the president of the N.H. Women's Relief Corps serving in place of the commander of the United Spanish War Veterans on the board of managers of the N.H. soldiers home. (Tarr of Mer. 17) 102, K 272
- HB 215 To require an instruction to the jury in a workmen's compensation case if an insurance carrier has a lien on any damages awarded. (Merrill of Graf. 14) 102, ext 374, K 573
- HB 216 Re the examination, certification and regulation of arborists. (Heald of Hil. 5)
 - 102, ext 339, 486, am & Approp 676-678, K 1394
- HB 217 Re removal of junked vehicles along federal-aid highways. (Hackler of Ches. 5) 103, psd 271-272, 285, S conc 457, enr 467 (Chapter 38)

- HB 218 Permitting the sale of sweepstakes tickets in any public building in which town, city, county or state personnel are employed and authorizing incentive cash awards to ticket sellers. (Noble of Mer. 21)
 - New title: Permitting the sale of sweepstakes tickets and authorizing incentive awards to ticket sellers.
 - 103, am & Approp 1184-1185, psd 1612-1613, 1616, S conc 1827, enr am 1972-1973, enr 1997 (Chapter 484)
- HB 219 Re preparation of budget for University of N.H. (Gordon of Mer. 7) 103, K 243
- HB 220 Re the duties of the Merrimack county treasurer. (Noble of Mer. 21) 103, am 244-245, psd 248, S conc 1001, enr 1020 (Chapter 146)
- HB 221 Providing for public utilities commission reports to be published biannually. (Cote of Hil. 28) 103, com changed 108, Approp 326, K 1394
- HB 222 Requiring druggist to post a list of prescription drug prices. (Cote of Hil. 28) 103, ext 388, am 589-590, psd 604, recon rej 605, S conc 1153, enr 1432 (Chapter 191)
- HB 223 Prohibiting the assessment of a mileage charge on telephone subscribers. (Erler of Rock. 8) 103, com changed 158, K 406, recon rej 418
- HB 224 To reclassify a certain section of highway in the town of Orange. (Gemmill of Graf. 10) 103, Approp 328, psd 877, 888, S conc 1123, enr 1161 (Chapter 175)
- HB 225 Re permitting a registered nurse in nursing homes to authorize attendants to administer oral medications under supervision. (Horan of Hil. 27) 103, K 362-363
- HB 226 Re definitions in the passenger tramway law and the costs of inspecting aerial tramways. (Bigelow of Mer. 3) 103, com changed 157-158, psd 281-282, 285, S conc & enr 542 (Chapter 52)
- HB 227 Re free admission to Bear Brook state park for residents of Allenstown. (Plourde of Mer. 7) 103, K 451
- HB 228 Re requirements for renewal of chiropractor's license. (Andersen of Mer. 15) 104, am 355-356, psd 371, conc S am 637, enr 669 (Chapter 75)
- HB 229 Allowing chiropractors to participate in medical service corporations. (Andersen of Mer. 15) 104, psd 311, 319, recon notice 320, recon rej 366, S conc 609, enr 629 (Chapter 65)
- HB 230 Requiring that the mayor of the city of Nashua be elected by majority vote and providing for a run-off election re the same. (Boisvert of Hil. 22 et al)
 - 104, psd 404, 419, S conc 609, enr 629 (Chapter 71)
- HB 231 Re amount of revenue from business profits tax returned to towns and cities. (Cote of Hil. 28)
 - 104, Approp 828, recon rej 831, K 1697-1698
- HB 232 Re changing the type of notice required to one who has failed to reregister as an eligible voter. (Knight of Hil. 8) New title: Re the process of reregistration of eligible voters.
 - 104, psd 333-334, 350, nonconc S am, conf, 938, 955, rep adop 1079, 1096, enr
 - 1125 (Chapter 158)

 See also Subject Index preceding this index

- HB 233 Re the amount of fees to be charged by the registers of deeds. (Hammond of Rock, 17)
 - 104, am 310-311, psd 319, nonconc S am, conf 885, 938, rep adop 1690, 1709, enr 1719 (Chapter 217)
- HB 234 Re the minimum caging requirements for certain animals in pet shops and the like and requiring that such cages have clean water at all times. (Sabbow of Bel. 8, Howard of Car. 1) 113, com changed 126, K 309-310
- HB 235 Re exemption from the N.H. property tax. (Cote of Hil. 28) 113, K 1185
- HB 236 Prohibiting any political soliciting or advertising within polling places or within 150 feet of the entrance to polling places. (Hamel of Rock, [1]) 113, K 551
- HB 237 Providing that the city of Rochester be the location of the proposed Strafford county administration building, (Ruel of Str. 10) 113, K 431
- HB 238 Prohibiting the operation of snow-covered automobiles on highways. (Ruel of Str. 10) 113, K 315, recon notice 320, recon rej 372
- HB 239 To permit beer sales for consumption on the premises on Sunday by grocery stores during regular hours. (Horan of Hil. 27) 113, SO 372, IP 379
- HB 240 Providing shift differential compensation for state employees and making an appropriation therefor. (Palfrey of Rock, 18) 113, Approp 326-327, K 1597
- HB 241 Establishing a supplemental salary in lieu of fees for the Rockingham county register of probate. (Hammond of Rock. 17) 113-114, K 395
- HB 242 Re 5\% interest on tenant's security deposit. (Soule and Thibeault of Rock. 3) 114, com changed 158, am 363-365, psd 371, recon notice 374, recon, am 381-382. psd 383 (Tabled)
- HB 243 Requiring restoration when public property is defaced. (Soule and Thibeault of Rock. 3) 114, K 392
- HB 244 Re the maximum allowable annual interest rate on loans and consumer credit sales. (Nelson of Hil. 9) 114, ext 287, K 446, recon rej 453
- HB 245 Naming of Ragged Mountain Highway. (Gemmill of Graf. 10, Krainak of Graf. 12)

114, psd 329, 350, S conc 541, enr 543 (Chapter 53)

HB 246 Re reimbursement of certain towns for district court sessions held within such towns. (Frizzell of Sul. 7) 114, psd 392, 396, S conc 974, enr 1020 (Chapter 147)

HB 247 To increase the appropriation for funding of certain improvements on, and the 4 lane extension of, the Spaulding Turnpike. (Davis of Car. 2 et al) New title: Re a 2 lane extension of the Spaulding Turnpike. 114, Approp 430-431, am 1690-1693, psd 1704, recon rej 1706, conc S am 1977,

enr am 2039-2040, 2049, enr 2059 (Chapter 559) HB 248 Re the construction or reconstruction of a bridge in the town of Jeffer-

son. (Burns of Coos 4 et al)

114, Approp 329, psd 1394, 1404, S conc 1800, enr 1894 (Chapter 325)

- HB 249 Re the power of Castle Junior College to grant a degree. (Knight of Hil.
 - 114, psd 256, 267, S conc 387, enr 388 (Chapter 28)
- HB 250 Requiring that no more favorable loan terms be granted by banks to officers thereof than to others. (Woodward of Mer. 20) 114, psd 390, 396, S conc 718, enr 763 (Chapter 92)
- HB 251 Re injury to property of another person. (Heald of Hil. 5) 114, K 573
- HB 252 To provide staggered 6 year terms for Rockingham county commissioner. (Hammond of Rock. 17) 114. K 395
- HB 253 To adopt an occupational safety and health law for the state of N.H. (Stevenson of Graf. 3, Coutermarsh of Hil. 24)

New title: To adopt an occupational safety and health law for the state of N.H., and making an appropriation therefor. 115, ext 340, ND, rcmt 700, study 817, 2111

- HB 254 Specifying certain deductions which must be allowed proprietorships and partnerships in calculating the business profits tax. (Cate of Mer. 14) 115, Approp 1011-1012, psd 1394, 1404, S conc 1825-1826, enr 1957 (Chapter 403)
- HB 255 Providing for mandatory employment in each school district of a learning disability teacher. (Carswell and Lyons of Hil. 13)

 New title: Permitting the employment in a school district of a learning dis-

ability teacher. 115, am 401-402, psd 419, \$ conc 1123, enr am 1503-1504, enr 1593 (Chapter 209)

- HB 256 Re outdoor advertising on the interstate, federal-aid systems and turn-pikes. (Raymond of Ches. 12) 115, am & Approp 449-450, psd 1088, 1114, S conc 1745, enr 1760 (Chapter 231)
- HB 257 Re the prohibition of certain promotional games. (MacDonald of Hil. 32) New title: Re the prohibition of certain promotional games at gas stations. 115, psd 277-278, 285, nonconc S am, conf 1921-1922, 1974, rep adop 2022-2023, enr am 2040-2041, 2049, enr 2058 (Chapter 555)
- HB 258 Re the debt limit of the Londonderry school district. (Boucher of Rock. 3) 115, psd 243, 248, S conc 398, enr 399 (Chapter 30)
- HB 259 Re a state scholarship program for students who are residents of the state and attending post secondary educational institutions in this state, and making an appropriation therefor. (Hall of Hil. 12) 115, Approp 256-257, K 1448
- HB 260 Limiting to 1 set the number of legislative registration plates. (Soule of Rock. 3)
 New title: Limiting to 2 sets the number of legislative registration plates.
 115, am 346-347, psd 350, conc S am 1092, enr 1125 (Chapter 163)
- HB 261 To provide for a uniform fire and safety code applicable to all towns and village districts of the state. (Bigelow of Mer. 3)

New title: To provide for a uniform fire and safety code applicable to all towns and village districts of the state and to provide construction standards for certain public buildings.

115, am 348-349, psd 350, conc S am 788, enr 893 (Chapter 107)

HB 262 Changing the appropriation for the purchase of the so-called N.H. Savings Bank building to the purchase of the Concord Clinic and parking area on Pillsbury Street. (Bigelow of Mer. 3)

- New title: Changing the appropriation for the purchase of the so-called N.H. Savings Bank building to the purchase and renovation of office space and parking area in the city of Concord.

 147, am 308, psd 319, enr 570, S conc 609-610 (Chapter 39)
- HB 263 Repealing the statute re sewage disposal systems on islands. (Hoar of Rock. 8) 147, psd 505, 507, S conc 668, enr 669 (Chapter 76)
- HB 264 Re driveway access to class I, II and III highways. (Hanson of Mer. 5) 147, K 404-405
- HB 265 Re the commitment of children to the industrial school for an offense. (Haller of Mer. 14, Shea of Hil. 28) 147, rcmt 449, SO 537, 566, psd 587-588, 604, recon rej 605, S nonconc 1124
- HB 266 Re salary increases upon certification and eligibility for certification of certain medical personnel. (Nighswander of Bel. 2) 147, Approp 353-354, psd 1088, 1114, S conc 1960, enr 1967 (Chapter 470)
- HB 267 Re the elements of crime which would constitute murder in the first degree, the penalty for which is punishable by death or life imprisonment without parole for 25 years. (Cote of Hil. 28) 147. K 327
- HB 268 Re the registration fees for snow traveling vehicles. (Murray of Bel. 9) 147, com changed 177, K 396
- HB 269 To allow firemen to collect workmen's compensation if incapacitated by a heart or lung condition. (Merrill of Graf. 14)

 New title: Re diseases characteristic of the occupation of firefighting. 147-148, am 427-429, psd 434, conc S am 1982, enr 2005 (Chapter 506)
- HB 270 Re county elections and vacancies of county offices. (Merrill of Graf. 14) New title: Re county elections. 148, psd 370-371, nonconc S am, conf 810, 876-877, rep adop 1712, 1723, enr 1769 (Chapter 244)
- HB 271 Providing that lump sum payments under workmen's compensation shall include reasonable attorney's fees. (Merrill of Graf. 14) 148, am 429, psd 434, S nonconc 1001
- HB 272 Increasing the sum paid for care of mentally ill persons in foster homes. (Rich of Mer. 18) 156, Approp 311, psd 1448, 1489, S conc 1826, enr 1957 (Chapter 404)
- HB 273 To prohibit motorboats using petroleum products as a propellant, from using the waters of Eastman or Anderson ponds. (Townsend of Sul. 1) 156. K 492
- HB 274 To place a bounty on eastern coyotes (canis latraus). (Boucher of Rock. 3) 157, K 354
- HB 275 To exempt from the tobacco tax sales to residents of the N.H. home for the elderly. (Anderson of Graf. 7) 157, K 1185-1186
- HB 276 To transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor. (Maynard of Rock. 18) 157, am & Approp 519-521, K 1394
- HB 277 Providing for a privilege for reporters. (Close of Ches. 15, Rock of Hil. 16) 157, SO 603, K 618-619
- HB 278 Providing for overtime payment for the inspectors in the office of the state fire marshal. (Scamman of Rock. 15) 157, Approp 327, am 1597, psd 1615, S conc 1826, enr 1962 (Chapter 421)

- HB 279 To reclassify a certain section of highway in the town of Auburn. (Davis of Rock. 2) 157, K 393-394
- HB 280 Re state registration certificates for airmen. (Nutt of Graf. 13 et al) 157, am 366-367, psd 371, S conc 541, enr 543 (Chapter 54)
- HB 281 Re the sale of liquor at non-state owned ski areas. (Williamson of Sul. 9) 168, ext 387, 511, 764, 940, K 1705
- HB 282 Re the examining and training procedures for real estate salesmen and brokers. (Splaine of Rock. 19, O'Connor of Str. 15) 168, ext 423, K 571
- HB 283 Providing for the acquisition of a certain dam and water rights on Newfound Lake in the town of Bristol by the water resources board and making an appropriation therefor. (Krainak of Graf. 12, Gemmill of Graf. 10) 168, SO 554, Approp 683, am 1550, psd 1556, S conc 1811, enr am 1950, 1951, enr 1962 (Chapter 420)
- **HB 284** Increasing the fireman's relief fund. (Bigelow of Mer. 3 et al) 168, Approp 278, psd 1163, 1302, S conc 1745, enr 1760 (Chapter 232)
- HB 285 Re the taking of deer and the open season for deer. (Huggins of Coos 1) 168, ext 388, 527, 694, 849, K 1093
- HB 286 Re the taking of clams from the ocean waters of N.H. (Parr of Rock. 12, Chamberlin of Graf. 2) 168, ext 511, am 675-676, psd 684, conc S am 1504, enr 1593 (Chapter 210)
- HB 287 Prohibiting competitive food sales during regular scheduled lunch hours on public school property. (Sherman of Mer. 2) 168. K 257
- HB 288 Providing for reimbursement from the traffic safety fund to high school students taking private driver education courses. (Hamel of Rock. 11) 179, K 407
- HB 289 Providing that banks which give mortgages on real property may not levy a service charge against the seller of the property. (Andersen of Mer. 15) New title: Limiting banks which give mortgage loans on real property from levying certain service charges.

 179-180, psd 353, 371, recon rej 372, noncone S am 1725, conf 1735, 1760, rep adop 2054, enr 2057, pocket vetoed 2130
- HB 290 To repeal RSA 187:30 re the suspension of limitation on non-residents of the state to be enrolled students at the state university. (Cote of Hil. 28) 180, K 391
- HB 291 To exempt chiropractors from serving as jurors. (Andersen of Mer. 15) 180, K 406
- HB 292 Providing for the protection at the surface of persons diving in waters with the aid of mechanical apparatus. (Hamel of Rock, 11)
 - New title: Providing for protection of persons engaged in scuba diving on the inland waters of the state.
 - 180, am 549-550, psd 567, S conc 763, enr am 872-873, enr 901, nonconc S am, conf 1820, 1874, rep adop 2061, 2066, enr 2077 (Chapter 574)
- HB 293 Rc exemptions available for the N.H. property tax. (Hall of Hil. 12 et al) New title: To provide partial exemption from real estate taxes for persons 65 years of age or older, and complete exemption from real estate taxes for person 80 years of age or older, under certain circumstances.
 180, psd 1364-1365, recon rej 1374, psd 1377, nonconc S am, conf 1979, 1993, rep

adop 2095, 2097, enr am 2103, 2109, pocket vetoed 2130

- HB 294 To require seat belts on amusement rides at carnivals, fairs and parks such as ferris wheels, rides called the whip or hammer and other similar or like rides. (Cobleigh of Hil. 17) 180, LT 506, rcmt 900, K 1130-1131
- HB 295 Amending the charter of the city of Claremont re compensation for the mayor and city council. (Burrows of Sul. 5) 180, K 501
- HB 296 Requiring accident and health insurers and all medical and hospital service corporations to pay claims in spite of payment by another company. (Murray of Bel. 9) 180, am 377-379, psd 383, S conc 1960, enr 1967 (Chapter 471)
- HB 297 Re the standardization of reports of state agencies and distribution of state publications. (Benton of Rock. 2) 180, psd 402, 419, conc S am 919, enr 1020 (Chapter 140)
- HB 298 Re the officers of the commission on the status of women. (Pierce of Bel. 7, Hager of Mer. 21) 191, K 402
- HB 299 To designate certain highways as bicycle trails and making an appropriation therefor. (Gillmore of Hil. 34) 191, Approp 550, am 1394-1395, psd 1404, nonconc S am, conf 1897, 1974, rep adop 2033, 2055, enr 2057 (Chapter 569)
- HB 300 Increasing the mileage rate for all state employees using privately owned passenger vehicles, and making an appropriation therefor. (Noble of Mer. 21) 192, am & Approp 446-447, psd 1550, 1556, S conc 1762, enr 1785 (Chapter 288)
- HB 301 Permitting a member of a school board to be a teacher in his own school district. (Horan of Hil. 27) 192, K 391
- HB 302 Prohibiting the varying of rates for motor vehicle liability insurance based solely on age groups. (Sayer of Rock. 5) 192, K 390
- HB 303 Re service fees for emergency treatment by registered nurses. (Daniell of Mer. 13) 192, K 404
- HB 304 Prohibiting the publication of names of the elderly receiving an exemption from property taxes. (Lyons of Hil. 13) 192, psd 403, 419, 5 conc 609, enr 629 (Chapter 70)
- HB 305 Enacting a code of ethics for the state. (Townsend of Sul. 1 et al) 192, ext 511, SO 603, K 619-620
- HB 306 Re trespasses on private property. (Heald of Hil. 5 et al) 192, K 574
- HB 307 Providing for the preservation of open space land by assessment at valuations based upon the current use thereof and by permitting discretionary casements of development rights; creating a current use advisory board and making an appropriation therefor. (Johnson of Ches. 3 et al) 321-322, am & Approp 680-683, psd 1403, 1404, cone S am 1817, enr 1962, com members 2111 (Chapter 372)
- HB 308 Re the income and operating charges of state buildings at Eastern States Exposition. (Allen of Car. 5) 192, com changed 220, Approp 326, psd 810, 831, enr 1091, S conc 1124 (Chapter 169)
- HB 309 Re the confidentiality of business profits tax records and files. (Sayer of Rock. 5) 192, am & psd (RC) 772-777, S conc 1724, enr 1744, vetoed 1807-1808, sustained

(RC) 1808-1811, 2129

HB 310 Re cooperative extension work at the University of N.H. and making an appropriation therefor. (Tirrell of Str. 4, Greene of Rock. 17)

New title: Re cooperative extension work at the University of N.H.

- 192, com changed 219, Approp 326, am 1164-1165, psd 1303, S conc 1745, enr 1760 (Chapter 233)
- HB 311 Increasing the exemption for persons over 60 years of age on interest and dividends. (Allen of Car. 5) 192, SO 1011, K 1055
- HB 312 Providing for the withdrawal of the town of Derry from supervisory union no. 10. (Barka of Rock. 4) 192-193, LT 485-486, K 1706
- HB 313 Providing for the withdrawal of the town of Bedford from the supervisory union no. 26. (Nelson of Hil. 9) 193, K 501
- HB 314 Re accident and health insurance issued under franchise plan. (Jones of Graf. 8)

 New title: Re accident and health insurance issued under franchise plan and re the expiration date of insurance company licenses.

 193, psd 390, 396, conc S am 612, enr 679 (Chapter 74)
- HB 315 Revising the method of payment of the debt service and maintenance of the women's dormitory at N.H. technical institute in Concord. (Noble of Mer. 21) 193, com changed 340, am 834-835, psd 850, S conc 1019, enr am 1153, 1160-1161,
- enr 1313 (Chapter 183)
- HB 316 Providing for the appropriate flame retardant label by manufacturer on garments, (Knight of Hil. 8) 193, K 404
- HB 317 Modifying the powers of the Nashua board of education. (Rock of Hil. 16, Boisvert of Hil. 22) 193, SO 566, K 602-603, recon rej 604
- HB 318 Imposing a real estate tax on a portion of state owned property. (Cate of Mer. 14) 205-206, SO 403, K 451
- HB 319 Providing for the reimbursement of landowners for damages done by beavers directly or indirectly. (Rowell of Str. 3) 206, K 517
- HB 320 Adopting daylight savings time as the official time of the state of N.H. from this time forward. (Cote of Hil. 28) 206, com changed 406-407, ext 703, 855, 964, K 1166
- HB 321 Re taxing certain properties of religious organizations. (Cate of Mer. 14) 206, SO 403, K 451-452
- HB 322 Re tax exemption for veterans organizations. (Cate of Mer. 14) 206, SO 403, K 452
- HB 323 Re the right to know law. (Curran of Graf. 1) 206, SO 537, 566, am 592-593, psd 604, recon rej 605, S conc 852, enr 892 (Chapter 113)
- HB 324 Re the implied consent of chemical testing of blood of boat operators or pilots who operate boats upon the public waters of the state of N. H. (Milne of Hil. 25) 206, K 506
- HB 325 Re games of beano. (Dupont of Hil. 29) 206, am 551, psd 567, S conc 852, enr 892 (Chapter 114) See also Subject Index preceding this index

- HB 326 To permit charities and fraternal organizations to conduct games of chance. (Dupont of Hil. 29) 206, K 407
- HB 327 Permitting various types of financial institutions in N.H. to organize and/or participate in service corporations. (Thompson of Mer. 1) 206, am 513-514, psd 537, conc S am 1917-1918, enr 1965 (Chapter 444)
- HB 328 Requiring the filing of a bond by the plaintiff to institute a civil action. (Patrick of Coos 1) 206. K 402-403
- HB 329 To further define the school year. (Daniell of Mer. 13) 206, K 460
- HB 330 To provide a limit on the number of beaver an individual may take during an open season. (Huggins of Coos 1) 206, am 426-427, psd 433, S nonconc 708
- HB 331 Re adjustment of salaries of classified state employees based on cost-of-living index, and making an appropriation therefor. (Andersen of Mer. 15) 207. K 447
- HB 332 Authorizing the assistant superintendent of the N.H. Hospital to reimburse employees for stolen or destroyed personal effects. (Cushman of Mer. 9) 207. K 395
- HB 333 To establish a state liquor store in West Lebanon, and making an appropriation therefor. (Duhaime and Eaton of Graf. 14) 207, Approp 486, K 1395
- HB 334 Providing for the purchase of state employees' uniforms by the state and making an appropriation therefor. (McDonough of Hil. 29, Ineson of Str. 9) 207, K 486
- HB 335 To provide for designate alternate members to serve in absence of the regular members of the New England interstate water pollution control commission. (Kopperl of Mer. 9) 221, am 617-618, psd 626, S conc 1153, enr 1432 (Chapter 192)
- HB 336 Providing for the calling of a constitutional convention. (Harvell of Hil. 9) 222, ext 511, am & Approp 788-789, psd 1163, 1302, S conc 1800, enr 1894 (Chapter 326)
- HB 337 Increasing boat registration fees and providing a continuing appropriation of such fees for the use of the division of safety services. (Woods of Rock. 22, Parmagian of Str. 16) 222, ext 488, SO 1054, K 1071
- HB 338 Authorizing cities and towns to make payment of relocation assistance. (Nutt of Graf. 13, O'Connor of Hil. 33) 222, am 375-376, psd 383, S conc 782, enr 872 (Chapter 106)
- HB 339 Providing for voluntary sterilization of certain welfare recipients in consideration of an incentive award and making an appropriation therefor. (Johnson of Ches. 3) 222, K 502
- HB 340 Re the use of seat belts in motor vehicles. (Sullivan of Hil. 23) 237, K 506
- HB 341 Changing the date for distribution of sweepstakes funds. (Noble of Mer. 21)

 New title: Changing the date for distribution of sweepstakes funds and elimi-

nating the distribution of said funds to non-public schools. 238, psd 576, 577, conc S am 901, enr am 956, 974, enr 1020 (Chapter 148)

- HB 342 Re liability for support for relatives. (Leighton of Str. 13) 238, psd 588, 604, S conc 852, enr 892 (Chapter 115)
- HB 343 Re the disposal of dog license fees. (Karnis of Hil. 4) 238, am 504, psd 507, S nonconc 782
- HB 344 Re unlicensed dogs. (Karnis of Hil. 4) 238, K 522
- HB 345 Re licensing and restraining dogs. (Karnis of Hil. 4) 238, am 488-489, psd 499, S nonconc 782
- HB 346 Appropriating additional funds for the N.H. state port authority. (Dame of Rock. 20 et al) 238, com changed 277, K 376
- HB 347 To increase the fees for a recount for a delegate to a national convention (Perkins of Hil. 8) 238, ext 576, am 657, psd 664, S nonconc 1001
- HB 348 Re notice of hearing by zoning board of adjustment. (Bednar of Hil. 14) 238, am 489-490, psd 499, S conc 1870, enr 1962 (Chapter 422)
- HB 349 Re census of persons as of April first. (Bednar of Hil. 14)
 New title: Re a census of persons as of April first and a separate listing of homestead residence property.
 238, psd 407, 419, nonconc S am, conf 669, 686, rep adop 918, 943, enr 1020 (Chapter 141)
- HB 350 Re licensing games of beano. (Bednar of Hil. 14) 238, K 1054
- HB 351 Re posting of electrical transmission lines. (Estabrook of Rock. 10) 252, K 450
- HB 352 Re statewide school food and nutrition programs. (D'Allesandro of Hil. 34)
 - 252, ext 610, am 768-770, psd 780, enr 1091, S conc 1123 (Chapter 170)
- HB 353 Regulating halfway houses. (Knight of Hil. 8) New title: Requiring registration of halfway houses.
 - 252, am & psd 629-632, conc S am 965, enr 1020, com members 2111 (Chapter 149)
- HB 354 Re arrest without a warrant. (Mattice of Mer. 10, Hamel of Rock. 11) 252, am 615, psd 626, S nonconc 1724
- HB 355 Providing that a test showing a blood alcohol content of ten-hundredths % or over shall be conclusive evidence of intoxication in cases of driving while intoxicated. (Tarr of Mer. 17) 252, psd 672-673, 684, recon notice 695, rcmt 738-739, K 1010-1011
- **HB** 356 Re abandoning animals. (Karnis of Hil. 4) 252, psd 652, 664, S conc 782, enr 848 (Chapter 104)
- HB 357 Re officers and employees in county government holding elective office in the legislature. (Colburn of Hil. 6) 252, K 504
- HB 358 Re overtime pay for nursing home employees. (Murray of Bel. 9) 252, psd 404, 419, cone S am 1709, enr am 1786-1787, 1792, enr 1942 (Chapter 350)
- HB 359 Re the limitations on the loaning authority of cooperative banks, building and loan associations, and savings and loan associations. (Thompson of Mer. 1)
 - 252, psd 500-501, 507, S conc 1153, enr 1432 (Chapter 193)

- HB 360 Prohibiting motorists from picking up pedestrians on a limited access highway. (Daniels of Hil, 25) 252. K 506
- HB 361 Re giving 18 year old residents of N.H. full majority. (Perkins of Hil. 8) 253, K 559
- HB 362 To reclassify a certain highway in the town of Whitefield. (Burns of Coos 4)

253, psd 450, 454, S conc 609, enr 629 (Chapter 66)

- HB 363 Re persons qualified to vote. (Sanborn of Rock. 9) 253, ext 638, am 880-881, psd 888, S conc 1153, enr 1432 (Chapter 194)
- HB 364 To abolish artificial and unrealistic limitation on recovery from wrongful deaths in N.H. (McEachern of Rock. 23)
 New title: Removing limitation on the right of dependents to recover for

wrongful death. 253, psd 588, 604, conc S am 939, enr 1020 (Chapter 142)

- HB 365 Re the administration of county jails and houses of correction. (Plumer of Str. 4) 253, am 574, psd 577, S conc 1001, enr 1020 (Chapter 150)
- HB 366 To require approval of a supervisory union budget by the voters of each school district. (Thibeault and Soule of Rock. 3) 253. K 461
- HB 367 Authorizing a preliminary breath alcohol intoxication test. (Coutermarsh of Hil. 24) 253. K 659
- HB 368 Authorizing the governor to enter into a contract with Dartmouth Medical School to guarantee openings for qualified N.H. students and making an appropriation therefor. (Frizzell of Sul. 7, Raymond of Ches. 12) 253, psd 445, 454, \$ conc 763, enr 872 (recalled) conc \$ am 1019, enr 1086 (Chapter 168)
- HB 369 Increasing the salaries of classified state employees and making an appropriation therefor. (Cote of Hil. 28, McDonough of Hil. 29) 253, ext 543, 694, 849, K 962
- HB 370 Re the appointment and removal of medical referees by the county commissioners. (Plumer of Str. 4) 253, psd 505, 507, conc S am 810, enr 893 (Chapter 110)
- HB 371 Removing by-standers from conviction under the controlled drug act. (Horan of Hil. 27)

 New title: Eliminating the crime of knowingly being in the presence of a person illegally in possession of a cannabis-type drug.

 253, am & IP 554-555
- HB 372 Re lowering the unrestricted issuance of a driver's permit to age 16. (Horan of Hil. 27) 253, K 407-408
- HB 373 Re taking lobsters and crabs from navigable channels in the tidal waters of the state of N.H. (Maynard of Rock. 18, Woods of Rock. 22) 254, K 517-518
- HB 374 Re compensating towns for the loss of tax revenue due to the acquisition of land by the fish and game department. (Huggins of Coos 1) 254, Approp 654, K 1395
- HB 375 Re accident report form and financial responsibility notice furnished under the director of motor vehicles and the director of safety services. (Mc-Eachern of Rock. 23) 269. K 575

- HB 376 Providing for a commission to study the state constitution in preparation for the 1974 constitutional convention. (Harvell of Hil. 9) 269, ext 638, Approp 789, psd 1163, 1302, conc S am 1817, enr 1943, com members 2111 (Chapter 351)
- HB 377 Repealing the authority of justices of the peace to sit as special justices in a district court. (McManus of Str. 17) 269, psd 521, 588, conc S am 1634, enr am 1761, enr 1785 (Chapter 274)
- HB 378 Re eligibility for public assistance. (Twardus of Rock. 14) 269, com changed 290, K 820
- HB 379 Re limited hardship licenses to operate a motor vehicle. (D'Amante of Sul. 5) 269, ext 576, rcmt 771, K 1078-1079, recon rej 1081, 1115
- HB 380 Re excavating, filling, mining and construction in the tidal wetlands of the state, establishing tidal wetlands commission and making an appropriation therefor. (Greene and Lockhart of Rock. 17) 269, com changed 277, ext 611, LT 880, K 1706
- HB 381 Re the suspension and revocation of the privilege to operate a boat in N.H. (Coutermarsh of Hil. 24) 269, com changed 276-277, SO 604, psd 615, 625, S conc 782, enr 848 (Chapter 108)
- HB 382 Re prizes or awards in connection with beano games. (Bednar of Hil. 14) 269, K 897
- HB 383 Re filing a report of catch of fur-bearing animals. (Cate of Mer. 14) 287, SO 625, am 644, psd 664, S conc 782, enr 848 (Chapter 102)
- **HB 384** To reclassify the Blackwater River. (Humphrey of Mer. 11) 287, ext 611, am 670-671, psd 684, enr 1786, S conc 1790 (Chapter 282)
- HB 385 Re changing the name of the Association of N.H. Assessors. (Nutt of Graf. 13, Wiggins of Sul. 8) 287, am 571, psd 577, S conc 876, enr 901 (Chapter 122)
- **HB 386** Re the taking of deer. (Scott of Sul. 6) 287, K 687
- HB 387 Re providing a uniform open deer season throughout the state. (Chamberlin of Graf. 2) 287, ext 584-585, 764, psd 1147, 1149, S nonconc 1792
- HB 388 Re conducting aerial photographic surveys and obtaining aerial photographs and making an appropriation therefor. (Kopperl of Mer. 9) 287, com changed 290, Approp 462-463, psd 1448, 1489, S conc 1826, enr 1964 (Chapter 450)
- HB 389 Increasing certain penalties for forest fire violations. (Karnis of Hil. 4) 287, com changed 375, am 501-502, psd 507 (Died in S com)
- HB 390 Providing for the care and treatment of children with end-stage kidney disease and making an appropriation therefor. (Griffin of Rock. 19 et al) 287, am & Approp 490-491, psd 1597, 1615, S cone 1826, enr 1964 (Chapter 451)
- HB 391 Re abolishing sterilization of epileptics. (Daniell of Mer. 13, Goff of Rock. 5) 287, psd 491, 499, S conc 668, enr 669 (Chapter 77)
- HB 392 Re visitation to child-placing and child-caring agencies. (Hanson of Mer. 5, Nardi of Hil. 27) 287, rent 662-663, K 733, recon rej 736

- HB 393 Providing for rules of professional conduct in the practice of land surveying. (Sanborn of Rock. 9)
 - 287-288, am 572-573, psd 577, S conc 1124, enr 1125 (Chapter 162)
- HB 394 Re providing education for handicapped children. (Beaulieu of Hil. 31) 288, am 650, psd 664, S conc 892, enr 901 (Chapter 125)
- HB 395 Re consumer credit reports. (Sayer of Rock. 5) 288, SO 624, am 661-662, psd 664, nonconc S am, conf 1829, 1873, rep adop 2061, 2096, enr 2101 (Chapter 583)
- HB 396 Re the incorporation of roads used without charge into toll roads. (Scamman of Rock. 15) 288, ext 611, K 819
- HB 397 Re the permitted use of privies. (Bradley of Graf. 13, Bradley of Graf. 5) 288, psd 463, 468, conc S am 738, enr 764 (Chapter 93)
- HB 398 Prohibiting use of certain types of traps. (Thomson of Hil. 7) 288, am 709-710, recon notice 714, psd 715, recon wthd 759, enr 1091, S conc 1124 (Chapter 171)
- HB 399 Authorizing the state of N.H. to acquire from the town of New Boston bridge no. 045-131. (Colburn of Hil. 6) 288, ext 611, am & Approp 721-722, K 1395-1396
- HB 400 Removing the state motto from the license plates of non-commercial vehicles. (Cushman of Mer. 9) 288, IP 497-498
- HB 401 To establish a state liquor store in Belmont. (Wuelper of Bel. 2) 288, Approp 687, K 1396
- HB 402 Increasing and altering the membership of the management-employees relations commission. (McDonough of Hil. 29) 288, LT 554, K 1706
- HB 403 Lowering the age of majority to 18. (Frizzell of Sul. 7, Coutermarsh of Hil. 24)
 288. am 557-558. psd 567. S conc 668. enr am 679-680. enr 686 (Chapter 72)
- HB 404 Providing that persons 18 years of age are subject to payment of resident tax. (Boisvert of Hil. 22) 322, K 787
- HB 405 Prohibiting water skiing on lower Baker's pond. (Anderson of Graf. 7) 322, K 671
- HB 406 Prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season. (Andersen of Mcr. 15) 322, K 506
- HB 407 To abolish the town of Hampton reclamation authority. (Parr of Rock. 12)
 - New title: To abolish the town of Hampton municipal development authority. 322, am 574-575, psd 577, S conc 955, enr 1020 (Chapter 143)
- HB 408 Providing for insurer notification to employee under group or blanket accident and health insurance policy that premium is not remitted. (Jones of Graf. 8)
 - New title: Providing for notification to employee under group or blanket accident and health insurance policy that premium is not remitted. 322, am 514, psd 537, cone S am 1921, enr 1965 (Chapter 445)
- HB 409 Changing the basis for retirement benefits for group I members from the highest 5 to the highest 3 years compensation. (Drake of Coos 3) 322, am & Approp 652-653, am 1635, psd 1686, S conc 1762, enr 1785 (Chapter 275)

- **HB 410** Re license fees for unspayed female dogs. (Karnis of Hil. 4) 322, K 551
- HB 411 Enlarging the scope of the sweepstakes operation. (Sayer of Rock. 5) 322. JP 1308-1309
- HB 412 Re bob houses or smelt shanties. (Murray of Bel. 9) 322, K 654
- HB 413 Re overtaking and passing upon the right of another vehicle. (Sayer of Rock. 5) 322, K 658
- HB 414 To establish a procedure to repeal historic districts in cities and towns. (Whipple of Ches. 4) 322, am 522.528, usd 538. S conc 708, enr 749 (Chapter 95)
- HB 415 Establishing districts for the election of county commissioners in Carroll county, (Chase of Car. 4) 323, ext 707, K 943
- HB 416 Establishing a citizens insurance rating advisory board. (Thibeault and Soule of Rock, 3) 323, K 585
- HB 417 Providing for a fee upon petition to the board of trust company incorporation for establishing the charter of any trust company. (Woodward of Mer. 20)

New title: Providing for a fee upon petition to the board of trust company incorporation for establishing the charter of any trust company, and changing the notice requirements when the charter is amended.

323, SO 624, am 641-642, psd 664, S conc 852, enr 892 (Chapter 116)

HB 418 Providing additional cost of living retirement allowances for certain state employees, and making an appropriation therefor. (Bartlett of Mer. 8) New title: Providing additional cost of living retirement allowances for certain retired state employees and policemen and making appropriations therefor.

323, ext 629, 719, 853-854, am & Approp 920-926, am 1635-1640, psd 1686, S conc 1761, enr am 1823, 1827, enr 1942 (Chapter 365)

- **HB 419** Re votes of confidence in town or city managers. (Pryor of Coos 7) 323, K 505
- HB 420 Providing for the establishment of a system of bicycle trails. (Greene of Rock. 17) 323, com changed 444, K 687-688
- HB 421 Re the appraisal of and payment for diseased animals after their condemnation. (Hall of Hil. 12) 323, psd 502, 507, S conc, enr 708 (Chapter 88)
- HB 422 Re various personal exemptions under the interest and dividends tax. (Hall of Hil, 12)

New title: Increasing the personal exemption under the interest and dividends

323, SO 1054-1055, am 1086-1088, psd 1114, recon rej 1115 (Died in S com)

- HB 423 Re the board of examiners of nursing home administrators. (Haller of Mer. 14) 323, psd 491, 499, S conc 668, enr 693 (Chapter 83)
- HB 424 Reapportioning senatorial districts 7 and 9 by shifting the towns of Warner, Henniker, Dunbarton and Bow. (Chandler of Mer. 3) 323, K 552

- HB 425 To establish standards of care and treatment of alcoholics, intoxicated persons, and drug dependent people, and to abolish the crime of common drunkenness. (Knight of Hil. 8) 323, ext 694, 822, SO 1102, K & recon rej 1146-1148
- HB 426 Defining "woodlands" for clarification of forest fire control purposes. (Karnis of Hil. 4)

324, K 502

- HB 427 Re penalties for reckless driving. (Mattice of Mer. 10, Hamel of Rock. 11) 324, psd 576, 577, conc S am 919, enr 944 (Chapter 129)
- HB 428 Re certain relatives' responsibility in medical assistance cases. (Murray of Hil. 3) 324, am 615-616, psd 626, S conc 974, enr 1021 (Chapter 151)
- HB 429 Re the elimination of citizenship requirements for public assistance and relative to the local share of assistance in old age assistance, and aid to permanently and totally disabled. (Murray of Hil. 3)

New title: Re the elimination of citizenship requirements for public assistance and re the local share of assistance in old age assistance, and aid to permanently and totally disabled and work incentive program.

324, Approp 653, am 1509-1510, psd 1519, S conc 1871, enr 1962 (Chapter 423)

- 324, Approp 633, am 1509-1510, psd 1519, 5 conc 1871, enr 1902 (Chapter 423)

 HB 430 Re increasing the percent of the road toll revenue for highway subsidy
 - to towns and cities. (Wiggins of Sul. 8) 324, Approp 822-823, recon rej 831, psd 1617, 1631, recon rej 1631-1632, S nonconc 1792
- HB 431 Permitting the election of members to the board of adjustment. (Estabrook of Rock. 10) 324, psd 549, 567, S nonconc 1001
- HB 432 Re enforcement of classification against pollution of waters. (Sununu of Rock. 5) 324, K 656
- HB 433 Increasing the state's payment of group hospital and medical insurance for state employees and to provide ordinary death benefits for certain group I members of the N.H. retirement system. (Roberts of Bel. 4, Huot of Bel. 6) 324, ext 694, am & Approp 791-793, am 1640-1644, psd 1686, recon rej 1688, S conc 1960, enr 1996 (Chapter 495)
- HB 434 Re referendum voting by absentee ballot in biennial elections. (Duprey of Car. 2)

324, com changed 371, psd 552, 567, S conc 763, enr 1968 (Chapter 473)

- HB 435 Levying an assessment against the state's revenue from alcoholic beverages for the alcohol and drug abuse program. (Knight of Hil. 8) 324, ext 694, 822, K 1064-1065
- HB 436 Re the biennial distribution of any surplus in the general fund to cities and towns and making an appropriation therefor. (Tavitian of Rock. 9) 324-325, K 1396
- HB 437 Re termination or interruption of utility services. (Dudley of Str. 4) 325, K 552, recon rej 567
- HB 438 Re habitual offenders of the motor vehicle laws, (McManus of Str. 17) 325, am 816-817, psd 831, nonconc S am, conf 1819-1820, 1874, rep adop 2076, 2087, enr 2101 (Chapter 584)
- HB 439 Abolishing compulsory immunization of school-children. (Horan of Hil. 27)
 - 325, IP 516-517
- HB 440 Requiring the filing by public utilities of annual reports of the remuneration of certain employees. (Rock of Hil. 16) 325, K 552-553, recon rej 567

- HB 441 Re the inspection of homes for neglected children and adoption procedures. (Goff of Mer. 7, Fortier of Coos 6) 325, psd 590, 604, S conc 876 (Chapter 117)
- HB 442 Re the age of children placed in a child caring agency. (Goff of Rock. 5, Goff of Mer. 7)
 - New title: Re definition of child-caring agency and the age of children placed therewith.
 - 325, am 590-591, psd 604, recon rej 605, S conc 1708, enr am 1723, 1724, enr 1744 (Chapter 219)
- HB 443 Re legal representation for caseworkers appearing in court on neglected or abused children cases. (O'Neil of Hil. 32, Murray of Hil. 3) 325, am & Approp 654-655, K 1598
- HB 444 Legalizing the annual town meeting held in the town of Barrington on June 13, 1972. (Rowell of Str. 3)
 - First new title: Legalizing the special town meeting held in the town of Bar-
 - rington on June 18, 1972.

 Second new title: Legalizing town meetings in Barrington and Salisbury and legalizing certain proceedings of the Gilford school district.
 - 352, am 655-656, psd 664, conc S am 885, enr am 918, 938, enr 937 (Chapter 126)
- HB 445 Re overtime payment for certain classified state employees with arrest powers and making an appropriation therefor. (Chamberlin of Graf. 2 et al) 352, ext 694, 849, K 963
- **HB 446** Re support of relatives. (Leighton of Str. 13) 352, psd 589, 604, S conc 852, enr 893 (Chapter 111)

385, K 548-549

- HB 447 To define the terms "when accompanied" as used in the fish and game laws. (Scott of Sul. 6) 352, am 711, recon notice 714, psd 715, recon wthd 749, S conc 1445, enr 1491
- (Chapter 207)

 HB 448 Re administrative functions of certain regulatory boards, and making an appropriation therefor. (Hamel of Rock. 11)
- **HB** 449 Re the establishment of reserve funds. (Bednar of Hil. 14) 385, psd 505, 507, S conc 708, enr 749 (Chapter 96)
- HB 450 Establishing an exemption from the taxation of legacies and successions. (Hamel of Rock. 11) 385, K 819-820
- HB 451 Providing additional retirement allowances for certain retired teachers and making an appropriation therefor. (Bell of Graf. 11) 385, com changed 424, Approp 653, psd 1644, 1687, S conc 1761, enr 1785 (Chapter 276)
- HB 452 Authorizing courts to suspend the license to operate a motor vehicle for failure to answer a motor vehicle summons. (Kidder of Mer. 1) 385. K 616
- HB 453 Providing full pay to state employees during a total disability resulting from a work-connected accidental injury not to exceed 1 year. (McDonough of Hil. 29) 385, com changed 424, ext 764, K 915
- HB 454 Authorizing courts to suspend the license to operate a motor vehicle of a person convicted of larceny with the aid of a motor vehicle. (Kidder of Mer. 1) 385, K 589

HB 455 Establishing a committee to study and report on the goals, purposes, organization and financing of the state university system, and making an appropriation therefor. (Raymond of Ches. 12, Read of Rock. 4) 385, Approp 545, am 1398-1399, psd 1404, S conc 1761, enr 1785, com members

2111-2112 (Chapter 289)

- HB 456 Re definition of actuary under the N.H. retirement system. (Noble of Mer. 21) 385, psd 653-654, 664, S conc 938, enr 1001 (Chapter 134)
- HB 457 Re the distribution and disposition of resident taxes. (Noble of Mer. 21) 385, K 1070
- HB 458 Re the authority of the state treasurer with respect to certain accounts. (Noble of Mer. 21) 386, psd 654, 664, S conc 955, enr 1020 (Chapter 144)
- HB 459 To prohibit any municipal government pensioner working for the same municipality and being paid both a pension and salary. (Boisvert of Hil. 22) 386, K 575
- HB 460 Requiring mandatory introduction in evidence of defendant's drivers record in all cases of driving while intoxicated, reckless driving and after revocation or suspension of license; and making an appropriation therefor. (Mattice of Mer. 10, Hamel of Rock, 11) 386, SO 625, am & Approp 644-646, K 1448
- HB 461 Re referenda on specific urban renewal projects. (Pryor of Coos 7) 386, K 657-658
- HB 462 Re a mandatory referendum on any municipal housing project. (Pryor of Coos 7) 386, K 553
- HB 463 Establishing a sire stakes program and a standardbred breeders and owners development agency. (Huot of Bel. 6, Tirrell of Str. 4) 397, Approp 699, am 1648-1649, psd 1687, nonconc S am, conf 1981, 1999, rep rej 2090-2091, recon rej 2092
- HB 464 Re off-sale permits. (Cote of Hil. 28) 397, ext 710, K 992
- HB 465 Providing for workmen's compensation dependency payments. (Mc-Donough of Hil. 29) 397, LŤ 720, K 1706
- HB 466 To abolish the business profits tax, abolish the business profits tax division, impose a tax on inventory, and impose a machinery tax. (Cote of Hil. 28) 398, K 660

- HB 467 Denying benefits to persons receiving aid to families with dependent children who have more than I automobile, or I television or I telephone (Chandler of Mer. 3) 398, com changed 424, K 786
- HB 468 Re excavating, filling, mining and constructing in the waters and wetlands of the state; establishing a wetlands authority and making an appropriation therefor; revising the boat license fees; and repealing the town tax on boats. (Kopperl of Mer. 9 et al) 420, ext 708-709, K 903-905
- HB 469 Re collective bargaining for state employees and making an appropriation therefor. (McDonough of Hil. 29) 420, ext 764, 941, study 968, com members 2112

- HB 470 Establishing a N.H. Housing Commission; and making an appropriation therefor. (Townsend of Sul. 1 et al)
 - 420, ext 709, Approp 869-870, am 1667-1669, psd 1687, recon rej 1689, S conc 1870, enr am 1886-1887, 1888, enr 1942 (Chapter 369)
- HB 471 Increasing the membership of the personnel commission. (McDonough of Hil. 29, Incson of Str. 9) 421, ext 709, Approp 926-927, K 1618
- HB 472 Authorizing the department of education to contract with school volunteer programs for continued services, and making an appropriation therefor. (Nighswander of Bel. 2 et al)
 - 421, Approp 669, psd 1164, 1302, \$ conc 1811-1812, enr 1894 (Chapter 327)
- HB 473 Providing that the tenure of the attorney general be coterminous with the term of governor. (Woods of Rock. 22, Hamel of Rock. 11) 421, ext 709, K 882-883
- HB 474 Increasing the mileage allowance for sheriffs and deputies in Rocking-ham county. (Cummings of Rock. 7, Dame of Rock. 20) 421, ext 710, psd 787, 806, S noncone 1792
- HB 475 Re fees payable to cities and towns where racing meets are held. (Belair and Stevens of Rock. 5)421, com changed 443, am 1367-1368, recon rej 1374, psd 1378, nonconc S am,
 - 421, com changed 443, am 1367-1368, recon rej 1374, psd 1378, nonconc S am conf 1812, 1873, rep adop 2047-2049, enr 2058 (Chapter 562)
- **HB** 476 Re registration of professional bondsmen. (Smith of Rock. 12) 421, com changed 443, rcmt 771, K 1047, recon notice 1073
- HB 477 Regulating food service establishments. (Nelson of Mer. 9) 421, ext 718, 997, am & Approp 1168-1173, psd 1618, 1631, recon rej 1632, S nonconc, study 1952, 2112
- HB 478 Permitting the sale of tickets known as lucky 7 at beano games sponsored by charitable organizations. (Barka of Rock. 4)

First new title: Permitting the sale of tickets known as lucky 7 at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission and payment of a 3% tax.

lished by the sweepstakes commission and payment of a 3% tax.

Second new title: Permitting the sale of tickets known as lucky 7 at beano games sponsored by charitable organizations, subject to rules and regulations established by the sweepstakes commission, and payment of a 15% tax.

Third new title: Permitting the sale of tickets known as lucky 7 at beano games sponsored by charitable organizations subject to rules and regulations established by the sweepstakes commission.

- 421, am & Approp 1362-1364, am 1628-1629, psd 1631, recon rej 1632, nonconc S am, conf 1856, 1889, rep adop 2023, 2034, enr am 2046, 2062 (Chapter 561)
- HB 479 Re the time of installation of town officials. (Warren of Graf. 8) 421, psd 616-617, 626, S nonconc 1001
- HB 480 Establishing the position of state archeologist and creating a program for archeological research and making an appropriation therefor. (Woodruff of Hil. 18, Zechel of Hil. 17) 421, Approp 670, K 1165
- HB 481 Re taking lobster by hand and diving. (Gorman of Rock. 4) 422, IP 663
- HB 482 Re town zoning regulations. (Hall of Hil. 12) 422, com changed 444, study 777, 2112
- HB 483 To provide for republishing volume 3-A of Revised Statutes Annotated and making an appropriation therefor. (Bigelow of Mer. 3) New title: To provide for republishing or recompiling volume 3-A of Revised

- Statutes Annotated and making an appropriation therefor. 422, am & Approp 726-728, am 1397, psd 1404, S conc 1788, enr 1816 (Chapter 295)
- HB 484 To provide for cumulative pocket supplements for Revised Statutes Annotated and making an appropriation therefor. (Bigelow of Mer. 3) 422, am & Approp 729, psd 1397, 1404, S conc 1788-1789, enr 1816 (Chapter 296)
- HB 485 Providing for a minimum of 8 hours to vote on bond issues. (Read of Rock. 4)

First new title: Prohibiting a motion for reconsideration on bond or note issues of over \$100,000.

Second new title: Re reconsideration of bond or note issues over \$100,000. 435, rcmt 699-700, am 969-970, psd 975, conc S am 1982-1983, enr am 2019, 2035, enr 2045 (Chapter 543)

- HB 486 Making kindergartens mandatory. (Goff of Rock. 5) 435, K 651
- HB 487 Providing for merit incentive payments to state employees and funds, and differential compensation for state employees; and making an appropriation therefor. (Woodward of Mer. 20, Gelinas of Hil. 31) 435, ext 742, K 985-986
- HB 488 Providing incentive aid for kindergarten programs and making an appropriation therefor. (Goff of Rock. 5) 435, Approp 651, K 1165
- HB 489 To make the police standards and training council a permanent state agency and making an appropriation therefor. (Zachos of Hil. 25) 435, Approp 793, psd 1163, 1302, conc S am 1856, enr 1962 (Chapter 424)
- HB 490 Re health services in public schools. (Conley of Car. 3 et al) 435, ext 718-719, 997, K 1372
- HB 491 To create a state district court system, with full time judges, clerks, and other personnel, as a state supported court. (Zachos of Hil. 25 et al) 436, study 796, 2112
- HB 492 To establish a state liquor store in Winchester and making an appropriation therefor. (Ladd of Ches. 3) 436, com changed 473, Approp 747, K 1397-1398
- HB 493 Creating the position of executive secretary for the state conservation committee. (Williamson of Sul. 9)

436, Approp 731, K 1619, recon notice 1630, K 1706

- HB 494 Establishing a state agency investigating committee to examine the rules and regulations of state agencies and making an appropriation therefor. (Pryor of Coos 7) 436, com changed 610, ext 709-710, K 860
- HB 495 Re payment by the state of the cost of educating children living in foster homes. (Cary of Hil. 2) New title: Re payment by the state of the cost of educating children living in

foster homes and making an appropriation therefor. 436, am & Approp 651-652, am 1550-1551, psd 1556-1557, S conc 1762, enr 1785 Chapter 277)

- HB 496 Providing an appropriation for old age assistance. (Johnson of Ches. 1, Townsend of Sul. 1) 436, com changed 473, Approp 713, recon notice 714, wthd 760, K 1624
- HB 497 Providing for the director of public health to regulate the rates charged by ambulance services. (Erler of Rock. 8) 436, K 687

HB 498 Re the area school contract between the Rochester school district and the Strafford school district. (Harvey of Str. 2)

436, psd 687, 689, S conc 1123, enr 1162 (Chapter 185)

- HB 499 Increasing sick leave benefits for state employees. (Cote of Hil. 28) 436, ext 742, K 986
- HB 500 Re collective bargaining rights of public employees of political subdivisions. (Courtermarsh of Hil. 24 et al) 455, K (RC) 843-847
- HB 501 Providing overtime pay for classified state employees and making an appropriation therefor. (McDonough of Hil. 29) 436, ext 742, K 963
- HB 502 Lowering to age 3 the age at which special education for handicapped children shall begin and making an appropriation therefor. (Spirou of Hil. 27 et al)

436-437, am & Approp 810-813, am 1358-1359, psd 1377, S nonconc 1825

- HB 503 Establishing an administrative procedures act and making an appropriation therefor. (Curran of Graf. 1 et al) 437, am & Approp 860-866, am 1506-1507, psd 1519, conc S am 1917, enr 2005 (Chapter 507)
- HB 504 Creating an open space land study commission and making an appropriation therefor. (Heald of Hil. 5)

437, Approp 726, am 1619-1621, psd 1631, recon rej 1633, S conc 1811, enr 1894, com members 2112 (Chapter 328)

UR 505 To delete the positions of worden and deputy word

HB 505 To delete the positions of warden and deputy warden of the state prison from the listing of positions which are entitled to maintenance and to increase the statutory salary for each of these positions. (Heald of Ches. 14)

First new title: Providing for a salary payment in lieu of maintenance for the warden and deputy warden of the state prison and making an appropriation therefor.

Second new title: To delete the positions of warden and deputy warden of the state prison from the list of positions which are entitled to maintenance and to increase the statutory salary for each of these positions.

437, am & Approp 729-731, am 1598-1599, psd 1615, S conc 1790-1791, enr am 1867-1869, 1871-1872, enr 1958 (Chapter 400)

HB 506 Providing for the acquisition of certain dams by the water resources board and making an appropriation therefor. (Parker of Mer. 4)

New title: Permitting village districts to be formed for purposes of impounding water.

437, am & Approp 837-839, psd 1600, 1615, recon rej 1633, S conc 1870, enr 1962, pocket vetoed 2130

- HB 507 Providing for unemployment compensation dependency payments. (McDonough of Hil. 29, Ineson of Str. 9) 437, com changed 487, K 700
- HB 508 Creating centralized land acquisition procedures and establishing a natural heritage conservation fund and making an appropriation therefor.

(Williamson of Sul. 9)

New title: Creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund.

437, am & Approp 877-879, K 1627-1628, recon notice 1630, am 1701-1704, psd 1705, nonconc S am, conf 1979-1980, 1997-1998, rep adop 2086, 2088, enr 2101, pocket vetoed 2130

HB 509 To increase the salaries of state classified employees and making an appropriation therefor. (Roberts of Bel. 4, Coutermarsh of Hil. 24)

First new title: Increasing the salaries of the classified and unclassified employees and making an appropriation therefor.

Second new title: Increasing the salaries of the classified and unclassified employees and making an appropriation therefor and providing for an associate commissioner of public works and highways and providing for a deputy commissioner of safety and providing for additional assistant business supervisor. 437, ext 742, Approp (RC) 959-962, am 1649-1661, psd 1687, recon rej 1688, nonconc S am, conf 1986-1987, 2003-2004, rep adop 2078, 2088, enr am 2106-2107, 2109 (Chapter 377)

- HB 510 Providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering agency to administer the same, and making an appropriation therefor. (Sayer of Rock. 5) 437, K 1499-1500, recon rej 1520
- HB 511 Providing for the planning and design of the proposed state park at Pontook on the Androscoggin River in Dummer. (Kidder and Oleson of Coos 5)

437-438, Approp 870, study 1644-1645, 2112

- HB 512 Providing for overtime pay to state employees engaged in snow grooming and farming. (Stevenson of Graf. 3) 438, Approp 794, psd 1645, 1687, 5 cone 1788, enr 1816 (Chapter 297)
- HB 513 Re leave of absence of state legislators during term of general court. (Goff of Rock. 5) 438, K 702, recon rej 706
- HB 514 Re representative school district voting rights in supervisory union matters. (Heald of Hil. 5, Scamman of Rock. 15) 438, am 813-814, psd 831, conc S am 1981, enr 2005 (Chapter 508)
- HB 515 Providing for repeal of gambling offenses. (Horan of Hil. 27) 438, K 616
- HB 516 To restrict motorboats exceeding 50 horsepower from operation upon Highland Lake. (Humphrey of Mer. 11) 438, K, recon notice 714, wthd 759-760
- ${\bf HB~517~Re}$ the recording of foreclosure deeds. (Close of Ches. 15) 438, K 655
- HB 518 Re prompt determination of application for public assistance. (McLane of Mcr. 16) 438, rent 733-734, K 916
- HB 519 Re exemption for commissioned real estate salesmen and brokers from contribution requirements of Revised Statutes Annotated 282. (Hanson of Mer. 5)

438, psd 699, 706, S conc & enr 892 (Chapter 118)

- HB 520 To provide for the bonding of state officials and employees; and making an appropriation therefor. (Tarr of Mer. 17) 438, am & Approp 794-795, psd 1399, 1404, S conc 1793, enr 1894 (Chapter 329)
- HB 521 Providing for cost of living additions to the policemen's retirement system and making an appropriation therefor. (Tarr of Mer. 17) 438, ext 742, am & Approp 927-929, K 1645
- HB 522 Increasing the salary of the assistant commissioner of safety and making an appropriation therefor. (Parnagian of Str. 16) 438, ext 742, K 963
- HB 523 Increasing the salary of the director of motor vehicles and making an appropriation therefor. (Parnagian of Str. 16, Pray of Str. 18) 439, ext 742, K 963

- HB 524 To provide beneficiary rights under the N.H. permanent firemen's retirement system. (Hildreth of Bel. 7) 439, ext 742, K 1046
- HB 525 Providing for the limitation of workmen's compensation and other offsets under disability retirements for members of group II under the N.H. retirement system and making an appropriation therefor. (Hildreth of Bel. 7) 439, ext 742, K 1046-1047
- HB 526 To establish community winter resource areas and making an appropriation therefor. (Williamson of Sul. 9)

New title: To establish community resource areas and making an appropriation therefor.

439, rcmt 870-871, rules suspended 1138, am & Approp 1498, K 1697

- HB 527 To provide for replacement volumes 5, 5-A and 6 for Revised Statutes Annotated and making an appropriation therefor, (Bigelow of Mer. 3) New title: To provide for replacement volumes 5, 5-A and 6 for Revised Statutes Annotated and to provide a complete set of Revised Statutes Annotated for each standing committee of the house and senate and making an appro
 - priation therefor.
 439, am & Approp 734-736, psd 1399, 1405, S conc 1788, enr 1855 (Chapter 307)
- HB 528 Making an appropriation for N.H. legal assistance. (McManus of Str. 17 et al) 439, Approp 655, K 1399
- HB 529 Re the office of state geologist and an appropriation therefor. (Tirrell of Str. 4) 439, K 795
- HB 530 Re exemption from the income tax on dividends and interest income earned on deposits in a N.H. credit union. (Plourde of Mer. 7) 439, K 1186
- HB 531 Re election of a town board of assessors. (Hall of Hil. 12) 439, psd 699, 706, S conc 939, enr 1001 (Chapter 135)
- HB 532 Providing for uniform language re terms of office and how vacancy is filled in regard to personnel of certain departments, agencies, commissions, compacts, boards and institutions of state government, (Newell of Mer. 16)

 New title: Providing a definition for terms of appointment and designating certain exceptions.

 439-440, ext 737, am 965-968, psd 975, S conc 1793, enr am 1950, 1951, enr 1962

(Chapter 425)

- HB 533 To authorize the water resources board to acquire the dam and water rights on Lower Beach Pond in Tuftonboro; and making an appropriation therefor. (Claffin of Car. 4) 440, K 1066
- HB 534 Providing for special education for gifted children and making an appropriation therefor. (Spirou of Hil. 27 et al) 440, K 724
- HB 535 Providing for increased retirement to members of the N.H. policemen's retirement system. (Huot of Bel. 6) 440, ext 742, K 1046
- HB 536 Providing for 20 years retirement for members of group II under the N.H. retirement system. (Huot of Bel. 6) 440, ext 742, K 1003-1004
- HB 537 Re an additional interchange on the eastern N.H. turnpike at North Hampton with route 101-D and making an appropriation therefor. (Scamman of Rock. 15 et al) 440, K 823-824

- HB 538 To authorize the water resources board to acquire the dam and water rights on Johnsons Mill Dam in Andover; and making an appropriation therefor. (Humphrey of Mer. 11) 440, LT 871, K 1706
- HB 589 Establishing civil procedures re the admission and treatment of the mentally ill and making an appropriation therefor. (Roberts of Bel. 4, Huot of Bel. 6)
 - 440, com changed 527, ext 788, 941, am & Approp 1102-1113, am 1622-1624, psd 1631, recon rej 1632, S conc 1870-1871, conc S am 1983, enr am 2037, 2049, enr 2058 (Chapter 556)
- HB 540 Providing for a return of certain fines from district court to cities and towns. (Savage of Ches. 7) 440, ext 788, 941, study 1521, 2112
- HB 541 Prohibiting the moving of welfare recipients at taxpayer's expense. (Chandler of Mer. 3) 441, K 687
- HB 542 Re foster care services and making an appropriation therefor. (Copenhaver of Graf. 13 et al) 441, K 803-804, recon rej 805
- HB 543 Providing for the acquisition of certain dams on the Contoocook River by the water resources board. (Forcier of Ches. 8) 441, LT 871, K 1706
- HB 544 Providing that the state assume the full cost of health insurance for all state employees and making an appropriation therefor. (McDonough of Hil. 29) 441, K 795
- HB 545 To establish a state sweepstakes, gambling and gaming commission, and making an appropriation therefor. (Sayer of Rock. 5, Smith of Rock. 12) 441, K 1500-1501
- HB 546 To establish a state liquor store in the town of Raymond and making an appropriation therefor. (Erier of Rock. 8) 441, com changed 472, am & Approp 836-837, K 1399-1400
- HB 547 Authorizing housing authorities to recognize unions and enter into collective bargaining contracts with such unions. (McDonough of Hil. 29) 441, psd 701, 706, 5 noncone 1934
- HB 548 Revising the day care advisory committee to provide for representation by users of day care facilities. (Sweeney of Hil. 34 et al) 441, ext 788, 940, am 1176-1177, psd 1303, S conc 1791, enr 1884, com members 2112-2113 (Chapter 331)
- HB 549 Establishing a N.H. housing authority and making an appropriation therefor. (Spalding of Hil. 10, Belair of Rock. 5) 41, ext 981, Approp 1318, K 1647
- HB 550 Providing for capital improvements by providing for construction and operation of state liquor stores and gas stations adjacent to the Eastern N.H. turnpike and making an appropriation therefor. (Dame of Rock. 20, Marsh of Bel. 2)
 - New title: Providing for capital improvements by providing for construction and operation of state liquor stores adjacent to the Eastern N.H. turnpike and making an appropriation therefor.
 - 455-456, ext 760, 941, K 1365-1367, recon rej 1374
- HB 551 Providing additional funding for food programs for the elderly in Hillsborough county. (Smith of Hil. 27) 456, K 855

HB 522 Re the operation of power boats on Sunset Lake (Places Pond) in Alton. (Roberts of Bel. 4)

456, K 771, recon notice 797

471, K 783

- HB 553 Re erecting town and city signs commemorating incorporation. (Tucker of Sul. 4) 456, am & Approp 817-819, K 1400
- HB 554 Requiring the university system to accept for admission all applicants from N.H. high schools in top 50% of their class. (Cote of Hil. 28) 456, K 724-725
- HB 555 Establishing an office of consumer advocate; and making an appropriation therefor. (Cote of Hil. 28) 456, ext 719, study 929, 2113
- HB 556 Re the trustees of the N.H. annual conference of the United Methodist Church. (Zachos of Hil. 25) 456, psd 881, 888, S conc 1724, enr 1734 (Chapter 226)
- HB 557 Exempting dividends of N.H. bank holding companies from the interest and dividend tax. (Milne of Hil. 25) 456, com changed 543, psd 1361, récon rei 1374-1375, psd 1377, \$ nonconc 1934
- HB 558 To foster the establishment of management-employee relations in state employment. (Roberts of Bel. 4, Coutermarsh of Hil. 24) 470, com changed 544, ext 853, 981, study 1132, 2113
- HB 559 Re compensation of beneficiaries of law enforcement officers killed in the line of duty; and making an appropriation therefor. (Tuttle of Rock. 5) 470, ext 849, K 986-987
- HB 560 Re the investing of liquor commission receipts and other state funds. (Twigg of Bel. 4) New title: Re the investing of state funds.
- 470, am 766, psd 780, enr 1722, S conc 1724 (Chapter 224) HB 561 Re property tax relief for the elderly. (Cobleigh of Hil. 17)
- 471, K 1186 HB 562 Re redemption of real estate at tax sales. (Warren of Graf. 8)
- HB 563 Re prerequisites for the collection of real estate commissions, (Warren of Graf. 8) 471, K 795
- HB 564 Re annual meetings of credit unions. (Noble of Mer. 21) 471, psd 686, 689, S conc 852, enr 893 (Chapter 112)
- HB 565 Requiring only motor vehicle accidents where damages are \$200 or above to be reported. (Bartlett of Mer. 8)

New title: Requiring only motor vehicle accidents where damages are \$300 or above to be reported.

- 471, psd & recon notice 714, 715, wthd 760, nonconc S am, conf 1008-1009, 1086, rep adop 1491, enr 1593 (Chapter 211)
- HB 566 Prohibiting the unauthorized copying of certain recorded devices for sale. (Nutting of Hil. 14) 471, am 867-869, psd 873, recon notice 883, S conc 1791, enr 1885 (Chapter 332)
- HB 567 Re the interest rate charged on delinquent taxes in the city of Portsmouth. (Maynard of Rock. 18)
 - 471, ext 709, 849, rcmt 1051, am 1337-1338, psd 1376, S conc 1745, enr 1786 (Chapter 283)

- HB 568 Re approval of zoning amendments disapproved by planning boards or zoning commissions. (Harvell of Hil. 9) 471, K 777-778
- HB 569 Re the time of delivery of the county budget statement. (Ineson of Str. 9) 471, am 711-712, recon notice 714, psd 715, recon wthd 749, S conc 938, enr 1001 (Chapter 136)
- HB 570 Providing for regulation of electricians and electrical installation and making an appropriation therefor. (Noble of Mer. 21, Daniels of Hil. 25) 471, com changed 610, call of speaker 1441-1442, K 1502-1503
- HB 571 Re making an appropriation for the N. H. Veterans Association. (Lawton of Bel. 1) 471, K 1378-1379
- HB 572 Establishing a program providing for state educational opportunity grants. (Read of Rock. 4) 471, K 858-859
- HB 573 Creating a N.H. state office in Washington, D.C. (Coutermarsh of Hil, 24) 471472, K 836
- HB 574 Re advanced registered nurse practitioners. (Daniell of Mer. 13) 472, ext 822, rcmt 1015-1016, am 1356-1358, recon rej 1374, psd 1377, conc S am 1814, enr 1964 (Chapter 392)
- HB 575 Re the municipal budget act being applied to supervisory school unions. (Curran of Graf. 1) 472, K 725
- HB 576 Re guardianship statutes. (Johnson of Ches. 1 et al) 472, psd 784, 806, S conc 1123, enr 1162 (Chapter 186)
- HB 577 Re child placing and the care of children. (Hamel of Rock. 11, Wilson of Rock. 2)
 - New title: Repealing certain provisions re cruelty to children at child-caring agencies.
 - 472, am & Approp 881, psd 1024, 1056, S conc 1724, (recalled by S), conc S am 1917, enr 1965 (Chapter 389)
- HB 578 Re the duties of the division of welfare pertaining to child welfare. (Cobleigh of Hil. 17, Johnson of Ches. 1) 472, com changed 778-779, rccon notice 780, psd 1157, 1159, S conc 1762, enr
- am 1824, 1827, enr 1943 (Chapter 353)

 HB 579 Re abolishing the words bastard, illegitimate and born out of wedlock and substituting children born of unwed parents. (Townsend of Sul. 1, Oleson
 - of Coos 5) 472, psd 779, 780, S conc 955, enr 1020 (Chapter 145)
- HB 580 Re jury trials of minor offenses. (Zachos of Hil. 25) 508, ext 788, 911, psd 1062-1063, 1080, S conc 1762, enr 1785 (Chapter 264)
- ${\bf HB~581~Re~zoning}$ for mobile homes. (Merrill of Graf. 14) 508, K 802-803
- HB 582 Amending the appropriation for the Winnipesaukee River Basin pollution control program. (Roberts of Bel. 4 et al) 508, Approp 743, am 1002-1003, psd 1016, S conc 1153, enr 1162 (Chapter 161)
- HB 583 To authorize the pesticides surveillance scientist to perform in the same capacity as the chief aquatic biologist in relation to the pesticides control board in the absence of the executive director. (Heald of Hil. 5) 508, psd 710, recon notice 714, psd 715, recon wthd 759, enr 1091, S conc 1123-1124 (Chapter 172)

- HB 584 Requiring municipalities to provide unemployment compensation for all permanent employees. (McDonough of Hil. 29) 508-509, com changed 548, ext 855, K 968
- HB 585 Providing for changing unclassified to classified positions for 3 of the industrial agents in the division of economic development. (Twigg of Bel. 4) 509, K 932-933
- HB 586 Providing for unemployment compensation dependency payments. (O'Connor of Str. 13) 509, K 701
- HB 587 Permitting John P. McGee to receive retroactive credit with City of Portsmouth Employee Retirement System. (McEachern of Rock. 23) 509, Approp 819, K 1600
- HB 588 Re direct sale of farm products to the consumer. (Bradley of Graf. 5) 509. K 992
- HB 589 Re a permanent clam license for elderly citizens. (Hunt of Coos 2) 509, am & Approp 766-767, K 1400
- HB 590 Providing that a portion of hunting license revenue shall be used for stocking wild rabbits, hares and game birds. (Maynard of Rock. 18)
 New title: Providing that a portion of hunting license revenue shall be used for stocking hares and game birds.
 509, am & Approp 767-768, K 1400-1401, recon notice 1430, wthd 1553-1554
- HB 59I Amending the Rochester city charter by increasing the size of the city council and the school board from 12 to 15 elected members each, and providing for the election of 3 members each from each ward for 2 year terms. (LaRoche of Str. 11, Ineson of Str. 9) 509, psd 835, 873, conc S am 1921, enr 1964 (Chapter 393)
- HB 592 Increasing the transfer tax share retained by registers of deeds. (Mann of Graf. 6)

New title: Increasing the percentage of the transfer tax paid for collection thereof and providing that the same shall be paid to the counties. 509, am & Approp 731-732, K 1600

- HB 593 Re shortening the standard workweek to 32 hours. (McDonough of Hil. 29, Nims of Ches. 15) 509, K 701
- HB 594 Providing a basis for the distribution of federal revenue sharing funds. (Sweeney of Hil. 34) 509, K 820
- HB 595 Prohibiting the use of welfare funds for other than basic essential items. (Chandler of Mer. 3) 510, K 786-787
- HB 596 Providing for regulation of franchise agreements for the sale of gasoline. (MacDonald of Hil. 32) 510, ext 853, study 996, 2113
- HB 597 Prohibiting any community from banning the sale of phosphate detergents. (Knight of Hil. 8) 510, com changed 737, study 1126-1127, 2113
- HB 598 Re misuse of special circumstance welfare grants. (Gordon of Mer. 7) 510, psd 796, 807, S conc 1153, enr 1432 (Chapter 195)
- HB 599 Amending the zoning authority of Kearsarge lighting precinct to include the town of Bartlett. (Howard of Car. 1) 510, psd 670, 684, S conc 938, enr 1001 (Chapter 137)

- HB 600 Permitting the expenditure of the full amount of state 1973 appropriations for vocational rehabilitation even though estimated federal funds are not available. (Zachos of Hil. 25, Coutermarsh of Hil. 24) 510, K 765
- HB 601 Re scholarships for orphans of veterans of the Southeast Asian conflict. (Whipple of Ches. 4, Tarr of Mer. 17) \$10, Approp 725, psd 1163, 1302, S conc 1762, enr 1786 (Chapter 278)
- HB 602 Re changing the name of Ivanhoe Pond in the town of Wakefield to
 - Lake Ivanhoe. (Allen of Car. 5) 510, psd 917, 935, S conc 1445, enr 1491 (Chapter 189)
- HB 603 Re sale of ice cream by weight. (Keefe of Rock. 26) 510, com changed 548, SO 726, am 804-805, psd 807, S nonconc study 1952, 2113
- HB 604 Exempting ambulances from being required to pay tolls while on emergency calls. (Meserve of Str. 7) 510, com changed 543, psd 847-848, 850, S nonconc 1708
- HB 605 Re changing the open season on fisher. (Nims of Ches. 15) 510, K 719-720
- HB 606 Re abortion. (Pierce of Bel. 7 et al) New title: Re the control of abortion. 510, am (3 RC's) 748-759, psd 761, S nonconc 909
- HB 607 Limiting the right to suit and guaranteeing compensation for medical expenses and lost wages to persons involved in motor vehicle accidents. (Sullivan of Hil. 23)

New title: Re motor vehicle insurance and guaranteeing compensation for medical expenses and lost wages.

690, ext 996, am 1561-1565, psd 1592, nonconc S am, conf 1889-1890, 1975, new conf 2061, rep adop 2097, 2098, enr 2101, pocket vetoed 2130

- HB 608 Re revision of existing statutes which constitute misdemeanors and felonies under the provisions of the criminal code. (Zachos of Hil. 25) 540, am 1454-1462, psd 1489-1490, S conc 1789, enr am 2010-2011, 2012, enr 2015 (Chapter 528)
- HB 609 Re revision of existing statutes imposing only fines above \$100 which constitute misdemeanors for natural and any other persons, and above \$200 constitutes a felony for any other persons under the provisions of the criminal code. (Zachos of Hil. 25) 540, am 1321-1324, psd 1376, S conc 1789, enr am 2007-2008, 2012, enr 2015

(Chapter 529)

- HB 610 Re revisions of existing statutes imposing fines over \$50 and not more than \$100 which constitute violations for natural persons and misdemeanors for any other persons under the provisions of the criminal code. (Zachos of Hil. 25)
 - 540, am 1462-1466, psd 1490, S conc 1789, enr am 2008-2010, 2012, enr 2015 (Chapter 530)
- HB 611 Revising statutes outside the criminal code imposing fines of \$50 or less which under the code constitute violations. (Zachos of Hil. 25) 540, am 1466-1468, psd 1490, S conc 1789, enr am 2011, 2012, enr 2015 (Chapter
- HB 612 Imposing an inspection fee on fertilizer and providing a category for special mixed fertilizer. (Scamman of Rock. 15) 540, am & Approp 783, psd 1024, 1056, enr 1786, S conc 1789 (Chapter 262)
- HB 613 Re regional planning commissions, (Weeks of Rock, 16) 540, ext 911, K 1442

- HB 614 Re mandatory deferred tuition plan for state colleges. (Gillmore of Hil, 34) 540, K 790
- HB 615 Providing for closure in part of Back Channel in New Castle and Portsmouth to all hunting. (Maynard of Rock. 18, Ellis of Rock. 16) 540, am 1101-1102, psd 1115, S conc 1959, enr 1967 (Chapter 472)
- HB 616 Re changes in laws relating to unemployment compensation. (McDonough of Hil. 29) 540. K 915
- HB 617 Pertaining to non-resident students at the University of N.H. (Weeks of Rock. 16, Rock of Hil. 16) 540-541, psd 899-900, 907, S conc 1826, enr 1964 (Chapter 387)
- HB 618 Increasing the commission on pari-mutuel pools at horse and harness races and changing the tax payable to the state. (Chase of Car. 4 et al)

 New title: Increasing the commission on pari-mutuel pools at horse and harness
 - 569, am 1306-1307, psd 1312, S conc 1788, enr am 1823, 1827, enr 1839 (Chapter 306)
- HB 619 Authorizing a state guarantee of bonds of the industrial development authority for pollution control purposes. (Coutermarsh of Hil. 24 et al) 569, Approp 610, S Ct opin req 743-744, printed 911-914, K 1625
- HB 620 Re assessment of personal property for payment of the boat tax. (Ellis of Rock. 16) 569, K 1186
- HB 621 Permitting the city of Portsmouth to exceed its debt limit for purposes of satisfying a judgment rendered against the city in a suit by the public service company of N.H. (Maynard of Rock. 18) 569-570, am 1051-1052, psd 1056, S conc 1793, enr 1894-1895 (Chapter 349)
- HB 622 Re statement of expenditures requested by the budget committee. (Bednar of Hil. 14) 570, am 720-721, psd 739, conc S am 1734, enr 1769 (Chapter 245)
- HB 623 Re the labeling of packaged meats as to USDA grade, (Cushman of Mer. 9) 570, K 894
- HB 624 Re filing estimates of business profits tax. (Clark of Graf. 5) New title: Re payment of business profits tax. 570, SO 997, rcmt 1012-1013, am 1315-1316, psd 1377, S nonconc 1934
- HB 625 Re continuing education for optometrists and increasing the renewal license fee for optometrists. (Beaulieu of Hil. 31) 570, Approp 796, am 1600-1601, psd 1615, S conc 1791, enr 1885 (Chapter 333)
- HB 626 Re protecting one's property from damage caused by wild birds and/or wild animals. (Bradley of Graf. 5)
- 570, K 816

 HB 627 To provide for a county hospital administrator in place of 1 memberat-large, not a member of the medical profession. (Townsend of Sul. 1, Frizzell of Sul. 7)
 - zen 6750. 7) 570, com changed 637-638, K 883, recon & psd 949-950, 953, S conc 1153, enr 1432 (Chapter 196)
- HB 628 Re the use of illegal inspection stickers. (Bartlett of Mer. 8) 578, am 770-771, psd 780, S conc 1123, enr 1187 (Chapter 159)
- HB 629 Re the fees for birth registration cards, vital statistics records and certificates of marriage. (Woods of Rock. 22) 578, psd 881, 888, S conc 1793, enr 1895 (Chapter 335)

HB 630 Re warning of upcoming speed limit signs and the use of radar. (D'Amante of Sul. 5)

New title: Re the use of radar and other electronic method of speed detection on interstate and state highways.

578, am & Approp 933-934, am 1601-1602, psd 1615, S nonconc 1792

- HB 631 Exempting a room used exclusively for meetings from the meals and rooms tax. (Chandler of Mer. 3) 578-579, SO 997, IP 1013-1014
- HB 632 Re investment of retirement funds. (Zachos of Hil. 25)

579, Approp 914, am 1401-1402, psd 1405, S conc 1745, enr 1759 (Chapter 238)

HB 633 Re the maximum amounts of group life insurance for employees. (Milne of Hil. 25)

579, psd 719, 739, conc S am 1982, enr 2005 (Chapter 509)

HB 634 Re political advertisements affixed to objects of nature. (Murray of Hil. 3)

First new title: Re any type of advertising attached to objects of nature whether such advertising be upon primary or secondary roads. Second new title: Limiting political advertising and limiting certain advertising along primary and secondary roads. 579, ext 911, am 1177-1178, psd 1303, conc S am 1768, enr am 1839-1840, 1871,

enr 1942 (Chapter 360)

- HB 635 Re temporary loans under the municipal finance act. (Bednar of Hil. 14) 579, psd 712-713, recon notice 714, psd 715, recon wthd 749, S conc 938, enr
- 1001 (Chapter 138) HB 636 Providing an attorney for indigent persons seeking unemployment com-
- pensation benefits. (McDonough of Hil. 29) 579, ext 941, am 1324-1325, psd 1376, S nonconc 1872
- HB 637 Providing for the payment of interest on real estate tax payments made to banking institutions by mortgagors. (Andersen of Mer. 15) New title: Eliminating required tax escrow funds on certain savings bank mortgage loans and providing for payment of interest on all escrow accounts. 579, am 744-746, psd 761, nonconc S am, conf 1978, 1996, rep adop 2047-2048, enr 2058 (Chapter 566)
- HB 638 Re limiting the horsepower of motors on small bodies of water. (Parker of Hil. 17) 579, K 970-971
- HB 639 Re permitting the Lord's Prayer and the pledge of allegiance in public schools at local option. (Donnelly of Str. 14, Winkley of Str. 10) 579, am 1089-1091, psd 1114, recon rej 1115, nonconc S am 2089-2090
- HB 640 Authorizing the governor to enter into contracts with veterinary medical schools. (Frizzell of Sul. 7)

New title: Authorizing the governor to enter into agreements with veterinary medical schools.

- 579, psd 725-726, 739, nonconc S am, conf 1813, 1873, rep adop 2047-2048, enr am 2060, 2074, enr 2077, pocket vetoed 2130
- HB 641 Permitting assignment of the right to refund of motor vehicle road tolls to voluntary corporations, (Huot of Bel. 6) 579, K 1602
- HB 642 Changing the name of the Belknap county recreational area and commission and limiting the terms of its members. (Huot of Bel. 6)

New title: Changing the name of the Belknap county recreational area and commission; increasing the compensation of the members of the commission and increasing the amount of earnings which may be retained by the commission.

579, ext 855-856, am 1449-1451, psd 1489, enr 1786, S conc 1790 (Chapter 263)

- HB 643 Re the admission of persons into the N.H. hospital or licensed nursing homes. (Donnelly of Str. 14, Winkley of Str. 10) 580, ext 911, K 1166
- **HB 644** Re the holder in due course doctrine. (Merrill of Graf. 14) 580, com changed 853, psd 1165, 1303, conc S am 1918, enr 1965 (Chapter 390)
- HB 645 Re the compensation to be paid members of the Hillsborough county convention. (Colburn of Hil. 6) 580, ext 940, K 1303
- HB 646 To provide that N.H. residents 65 years of age or over shall receive free lifetime hunting and fishing licenses. (Bernard of Str. 14, Theriault of Coos 9) 580, K 804
- HB 647 Re extending retail and vending licenses on tobacco until June 30, 1974 and biennially thereafter. (French of Bel. 1) 580, K 1158
- HB 648 Re arrest without a warrant by law enforcement officers. (Eaton of Graf. 14) 580, K 949
- HB 649 Authorizing tests on the bodies of certain motor vehicle accident fatalities to determine the content of alcohol in their blood. (Eaton of Graf. 14) 580, psd 914-915, 935, S conc 1827, enr 1964 (Chapter 338)
- HB 650 Re the publication of notices of appointment of fiduciaries, and repeal of the requirement of the posting of such notices. (Close of Ches. 15, Buckley of Sul. 4)
 580, psd 915, 935, enr 1647 (Chapter 215)
- HB 651 To provide for termination of certain charitable trusts. (Close of Ches. 15) 580, am 894, psd 907, conc S am 1724, enr 1760 (Chapter 234)
- HB 652 To expand and encourage the use of voluntary arbitration of disputes in superior court. (Buckley of Sul. 4, McManus of Str. 17) 580, psd 854, 873, S conc 1794, enr 1895 (Chapter 336)
- HB 653 Providing for trial of certain misdemeanors by 6 member juries. (Buckley of Sul. 4, McManus of Str. 17) 580, psd 1325-1326, 1376, S conc 1794, enr am 1985, 1994, enr 1997 (Chapter 485)
- HB 654 Making certain technical changes in statutory provisions re the supreme court. (Zachos of Hil. 25) 580, am 933, psd 936, enr 1647 (Chapter 214)
- HB 655 Authorizing a court to designate the type of officer to whom a capias may be directed for service. (McManus of Str. 17) 581, psd 949, 953, S nonconc 1791
- HB 656 Re zoning and land use control of real property. (Pryor of Coos 7) 581, K 837
- HB 657 Establishing a multi-use statewide trail system. (Winkley of Str. 10, Schwaner of Rock. 9)

New title: Re a state-wide trail system.

- 581, ext 941, am 1174-1176, psd 1303, nonconc S am, conf 1980, 2000, new conf 2063, rep adop 2098, enr am 2105, 2109 (Chapter 593)
- HB 658 Re the revocation of approval by the water supply and pollution control commission of plans for sewage or waste disposal systems. (Hoar of Rock. 8) New title: Re the responsibility for erroneous or false data on plans for sewage or waste disposal systems.

581, ext 884, am 1314-1315, psd 1377, study 2113-2114

- HB 659 Re emergency transportation services. (Daniell of Mer. 13) 581, K 897, recon rej 908
- HB 660 Providing free school textbooks. (Daniell of Mer. 13) 581 K 893
- HB 661 Providing for persons 65 years or older to apply for a tax lien on real property. (Stevenson of Graf. 3 et al) 581, am 1482-1483, psd 1490, S conc 1826, enr 1964 (Chapter 452)
- HB 662 Re the date on which local property tax bills will accrue interest. (Read of Rock. 4, Perkins of Hil. 8) 581, K 733
- HB 663 Re reporting all unfavorable credit or personnel information on consumer to the consumer. (Perkins of Hil. 8) 581, com changed 638, K 783
- HB 664 Amending in general the conservation commission enabling act. (Colburn of Hil. 6)

New title: Amending the conservation commission enabling act and permitting 2 planning board members to serve on other municipal boards or commissions.

581, com changed 698-699, am 1043-1046, psd 1056, S conc 1870, enr 2054 (Chapter 550)

- HB 665 Increasing the additional registration fee on boats for the improvement of dams. (Parker of Mer. 4) 581, K 971
- HB 666 Re mobile barbershops. (Mason of Hil. 22) 581, K 796-797
- HB 667 To prohibit the hunting of wild birds on Back Lake in the town of Pitsburg. (Huggins of Coos 1) 582, psd 747, 761, enr 1091, S conc 1124 (Chapter 173)
- HB 668 Authorizing the town of Littleton to use a hydraulically operated standby pumping unit in its Lisbon Road sewage pumping station. (Curran of Graf. 7) 582, am 971-973, psd 975, S nonconc 1445
- HB 669 Re the use of power boats on Smith Pond in Enfield. (Warren of Graf. 8) 582, ext 829, K 949
- HB 670 Re other games of chance that may be conducted in conjunction with beano games, (Sweeney of Hil. 34) 582, K 1186
- HB 671 Prohibiting the use of motorboats on Willard Pond in Antrim. (Milbank of Ches. 10)

New title: Prohibiting the use of petroleum powered motorboats on Willard Pond in Antrim.

582, ext 829, psd 949, 953, nonconc S am, conf 1850-1851, 1889, rep adop 1987, 1994, enr am 2046-2047, 2062, enr 2058 (Chapter 563)

- HB 672 Requiring a certificate for designers or persons drawing plans for a sewage disposal system. (Hoar of Rock. 8) 582, ext 942. K 1543
- HB 673 Re adoption procedures. (Nighswander of Bel. 2 et al) 582, am 930-931, psd 935, S conc 1708, enr am 1761, 1763, enr 1786 (Chapter 266)
- HB 674 Requiring public eating establishments to post a notice if butter is not used in the preparation or serving of food. (Seamans of Hil. 15) 606, K 917

- HB 675 Re mechanics liens and construction mortgages. (Ethier of Hil. 16) 606, study 854, 2114
- HB 676 Re increasing the resident hunting season over the non-resident hunting season by one-third. (Nelson of Hil. 9) 606-607, K 930
- HB 677 Re approval for contracts for municipal sewage disposal systems. (Curran of Graf. 1) 607, ext 964, study 1582-1583, 2114
- HB 678 To limit the application of rules and regulations affecting day care centers promulgated and enforced by the welfare department. (Sweeney of Hil. 34 et al)
 - New title: Establishing a committee to study rules and regulations promulgated by the welfare department as they are applied to day care centers. 607, LT 895, recon notice 908, recon & SO 974, 1079, am 1309-1310, psd 1312. conc S am 1849, enr 1962, com members 2114 (Chapter 380)
- HB 679 Prohibiting the consumption of alcoholic beverages in a moving vehicle. (Mattice of Mer. 10, Hamel of Rock. 11) 607. K 934
- HB 680 Re reassessment or abatement of real estate taxes. (Tilton of Graf. 1) 607, K 1475
- HB 681 Transferring members from the predecessor system to the N.H. retirement system. (Noble of Mer. 21) 607, Approp 944, psd 1602, 1615, S conc 1761, cnr 1786 (Chapter 265)
- HB 682 Limiting the loss of state grants to newly-installed and unaccepted pollution control facilities. (Curran of Graf. 1) 607, ext 964, K 1338-1339, recon notice 1375
- HB 683 To provide for local review and investigation of proposed dredge and fill projects in the state's wetlands, (Conley of Car. 3) 607, ext 884, K 1543
- HB 684 Re exceeding appropriations under the municipal budget law. (Sayer of Rock. 5) 607, am 947-948, psd 953, S nonconc 1124
- HB 685 Re annual, sick, and personal leave for state employees. (Lamy of Hil. 35) 607, IP 1004-1005
- HB 686 Re the lien for uncollected property taxes upon any house trailer or mobile home. (Nutt of Graf. 13, Wiggins of Sul. 8) 607, psd 721, 739, S conc 892, enr 901 (Chapter 123)
- HB 687 Re distribution of the manual of the general court. (Brungot of Coos 8) 608, K 900
- HB 688 Re the use of hovercraft. (Gemmill of Graf. 10, McLane of Mer. 16) 608, K 985
- HB 689 Re prohibiting the use of petroleum powered boats on Mount William Pond in the town of Weare. (Thompson of Hil. 7) 608, ext 884, psd 1339, 1377, S cone 1791, enr am 1888, enr 1962 (Chapter 379)
- HB 690 To provide that entry fees for small claims actions go to municipality in which the court is regularly located. (Nutt of Graf. 13, Spirou of Hil. 27) 608, psd 979, 998, S cone 1791, enr 1855 (Chapter 309)
- HB 691 Providing for family planning services for all persons seeking same. (Greene of Rock. 17, McLanc of Mer. 16) 608, psd 895, 908 (Died in S com)

- HB 692 Re the reimbursement of counties for sheriff's patrols and protection. (Splaine and Call of Rock. 19) 608, K 733
- HB 693 Re debt during transition period following adoption of optional fiscal year. (Ethier of Hil. 16) 608, am 1816-1817, psd 1877, S conc 1745, enr 1759 (Chapter 239)
- HB 694 Re institutional guardianships. (McLane of Mer. 16, Hamel of Rock. 11) 608, psd 917, 935, S conc 1794, enr am 2047, 2049, enr 2058 (Chapter 557)
- HB 695 Re interest rates from date of verdict. (McEachern of Rock. 23) 608, JC 979, 2114
- HB 696 Re rate changes by hospital service corporations. (Woodward of Mer. 20) 608, SO 997, K 1113, recon rej 1116
- HB 697 Re appeals by hospital service corporations. (Woodward of Mer. 20) 608, am 835-836, psd 850, conc S am 1146, enr 1187 (Chapter 160)
- HB 698 Re the contingency reserve of hospital services corporations. (Woodward of Mer. 20) 608, K 856
- HB 699 Re investments of hospital service corporations. (Woodward of Mer. 20) 609, psd 836, 850, S conc 1123, enr 1162 (Chapter 176)
- HB 700 Re joint use of rights of way by public utilities. (Estabrook of Rock. 10) 609, K 1052-1053
- HB 701 Re appeal bonds in eviction proceedings. (McManus of Str. 17)

 New title: Rent escrow pending appeal in eviction proceedings.
 609, psd 988, 998, conc S am 1725, enr am 1787, 1872, enr 1943 (Chapter 352)
- HB 702 Re the terms of jurors. (McManus of Str. 17) 609, am 1063, psd 1080, S conc 1762, enr 1785 (Chapter 290)
- chapters 570-A, 471-B, and 585 and to rename the title. (Zachos of Hil. 25)

 New title: To transfer or repeal all of Revised Statutes Annotated title LVIII
 (crimes and offenses) except chapters 570-A (wiretapping), 571-B (exposing
 minor to harmful materials), 575-A (humane slaughter law), and the murder
 and abortion provisions of 585; changing the name of said title; and permitting
 the courts to provide for psychiatric examinations by other physicians than
 those at the N.H. Hospital.

HB 703 To transfer or repeal all of title LVIII (crimes and offenses) except

- 609, psd 1326, 1376, nonconc S am, conf 1820, 1874, rep adop 1895, 1951, enr am 1969-1971, 1993, enr 2015-2016 (Chapter 532)
- $HB\ 704\ Re$ the manner of election of delegates to the constitutional convention. (Harvell of Hil. 9 et al)
 - 609, S Ct opin req 649, printed 840-842, psd 919-920, 935, S conc 1123, enr 1162 (Chapter 166)
- HB 705 Re exempting income derived from state or municipal bonds and notes of certain states. (Tilton of Graf. 1) 633, K 1360
- HB 706, Providing for a permanent retirement system for employees of the city of Manchester if adopted on referendum. (Daniels of Hil. 25 et al) 633, ext 964, am 1332-1337, psd 1376, S conc 1709, enr 1734 (Chapter 218)
- HB 707 Providing that the flag of the U.S. shall be displayed and flown at polling places. (Murray and Maguire of Bel. 9) 633, am 784-785, psd 806, S conc 1019, enr 1043 (Chapter 155)
- HB 708 Re fraudulent receipt of welfare assistance. (Haller of Mer. 14) 634, am 1173-1174, psd 1303, conc S am 1768, enr am 1840, 1871, enr 1942 (Chapter 361)

- HB 709 Revising the personnel laws to permit arbitrated appeals and political activity. (McDonough of Hil. 29) 634, K 916
- HB 710 Re licensing motor vehicle physical damage appraisers. (Murray of Bel. 9) 634, K 897
- HB 711 Re the location of the proposed Cheshire county courthouse. (Forcier of Ches. 8)
- 634, ext 911, S Ct opin req 1022, printed 1284-1285, psd 1430, 1432, S nonconc 1792
- HB 712 Re posting of uncultivated lands. (Patrick of Coos 1) 634, com changed 674, ext 911, K 1371-1372
- HB 713 Permitting certain employees to contribute toward the purchase of group life insurance. (Milne of Hil. 25) 634, psd 893, 907, S conc 1153, enr 1432 (Chapter 197)
- HB 714 To define the offshore jurisdiction of the state and establish a marine boundaries commission. (Roberts of Bel, 4 et al)

 New title: To define the offshore jurisdiction of the state.
- 627, ext 977, am 1351-1354, psd 1355, S conc 1433, enr am 1436, nonconc S am, conf 1801, 1873, rep adop 2061, 2066, enr 2092 (Chapter 580)
- HB 715 Providing for the appointment of a Hillsborough county nursing home administrator. (Murray of Hil. 3 et al) 634, ext 977-978. IP 1303-1304
- HB 716 To codify the uniform partnership act. (Milne of Hil. 25 et al)

 New title: To codify the uniform partnership act and relative to the uniform gifts to minors act.
 634, am 1326, psd 1376, conc S am, 1819, enr 1963 (Chapter 378)
- HB 717 Re repealing the emergency interim succession act. (Davis of Mer. 15) 634, K 882
- HB 718 Re real estate investments by cooperative banks, building and loan associations and savings and loan associations. (Burleigh of Mer. 12) 634, K 877
- HB 719 Re county election contests. (Ineson of Str. 9) 634. K 916
- HB 720 Re amending the Revised Statutes Annotated by deleting the word "poll" and substituting where applicable the word "resident". (Kopperl of Mer. 9) 634, am 1317-1318, psd 1376, S conc 1826, enr am 1985, 1995, enr 1997 (Chapter 486)
- HB 721 Increasing sick leave benefits for conservation officers. (Chamberlin of Graf. 2, Scott of Sul. 6) 635, K 987
- HB 722 Enlarging the scope of the sweepstakes operation. (Sayer of Rock. 5) 635, K 1186
- HB 723 Establishing an exemption from property taxes for certain persons over 65 years of age. (Sayer of Rock. 5) 635, K 1476
- HB 724 Re reporting new owners of mobile homes. (Chandler and Bigelow of Mer. 3) 635, psd 785-786, 806, S conc 1019, enr 1021 (Chapter 152)
- HB 725 To prohibit unmarked cars for use by law enforcement officials for apprehending traffic violators. (Murray of Bel. 9 et al) 635, psd 1053-1054, 1056, S nonconc 1792

- HB 726 To require all accident and health insurance policies issued in the state to be without exclusions. (Seamans of Hil. 15) 635, K 877
- HB 727 Establishing a department of finance, administration and revenue, and making an appropriation therefor. (O'Neil of Ches. 2 et al)

New title: Establishing a department of administration and finance and mak-

- ing an appropriation therefor, 635, ext 981, am & Approp 1405-1425, am 1684-1686, psd 1688, declaration **of** intent 1732, S conc 1859, enr 1934, veto sustained (RC) 2029-2033, 2129
- HB 728 Re physical therapists practice. (Beaulieu of Hil. 31) 635, am 992-994, psd 998, S conc 1708, enr 1719 (Chapter 216)
- HB 729 Authorizing the general court to apply for and receive federal funds. (Zachos of Hil. 25) 635, ext 964, K 1330-1331
- HB 730 Providing for regional vocational education programs and making an appropriation therefor. (Zachos of Hil. 25 et al) 635, ext 749, 940, am & Approp 983-985, am 1625-1626, psd 1631, S conc 1800, enr am 2052-2053, 2055, enr 2058 (Chapter 567)
- HB 731 Re the penalty for first offense driving while intoxicated. (Hamel of Rock. 11) 635, K 915
- HB 732 Requiring teachers to display the certificate of qualification. (Chandler and Bigelow of Mer. 3) 636, K 783
- HB 733 Re detention of tenant's property, (O'Connor of Str. 15) 636, K 987-988
- HB 734 Re the establishment of new positions in the county government of Hillsborough county. (Bednar and Nutting of Hil. 14) 636, ext 978, am 1305-1306, psd 1312, S conc 1871, enr 1963 (Chapter 381)
- HB 735 To enable the precinct of Haverhill Corner in the town of Haverhill to enact a zoning ordinance. (Mann of Graf. 6) 636, psd 786, 806, S conc 1019, enr 1043 (Chapter 156)
- HB 736 Re the registration and licensing of barbers. (Ferguson of Hil. 11) 636, K 970, recon notice 976
- HB 737 Providing for premium pay for excess hours. (McDonough of Hil. 29 et al) 636, K 988
- HB 738 Limiting a divorcee's alimony by reason of his or her reasonable earning capacity. (Sweeney of Hil. 34) 636, K 1050-1051, recon notice 1056-1057
- HB 739 Re the selection of engineers and architects. (Newell of Mer. 16) 636, am 1127-1128, psd 1149, conc S am 1922, enr 1964 (Chapter 455)
- HB 740 Permitting persons receiving retirement benefits from the N.H. retirement system to be employed as a member of a group other than that from which he is receiving benefits. (Coutermarsh of Hil. 24) 666-667, K 1047
- HB 741 Re the priority of charges against the estate of a deceased person. (Howard of Car. 1 et al) 667, JC 1063, 2114
- HB 742 Re the manufacture of paint containing excessive amounts of lead and the use thereof on the interior of dwelling places. (Knight of Hil. 8 et al) 667, study 1070, 2114

- HB 743 Re the dispensing of controlled drugs. (Bradley of Graf. 13) 667, psd 948, 953, S conc 1153, enr 1432 (Chapter 198)
- HB 744 Providing lower utility rates for senior citizens. (Roy of Rock. 5) 667. K 1129-1130
- HB 745 Re the management-employees relations law. (McDonough of Hil. 29) 667, study 1132, 2114
- HB 746 Re the date of annual town meetings. (Cox of Car. 2 et al) 667, psd 786, 806, S nonconc 1019
- HB 747 Concerning conservation and preservation restrictions on real property. (Milbank of Ches. 10, Boyd of Hil. 12) 667, psd 920, 935, conc S am 1896, enr 1965 (Chapter 391)
- HB 748 Re the definition of accidents for the rating of insurance policies. (Murray of Bel. 9)

New title: Re the definition of accidents for the rating of insurance policies and re credit life and accident insurance.

667, K 893, recon notice 908, recon & psd 973, 975, nonconc S am, conf 1895-1896, 1974, rep adop 2088, 2095, enr 2102 (Chapter 585)

- HB 749 Re the compensation of town clerks. (Bednar and Nutting of Hil. 14) 667, psd 916, 935, S conc 1153, enr 1432 (Chapter 199)
- HB 750 Re the compensation of collectors of taxes. (Bednar and Nutting of Hil. 14) 667, psd 916, 935, S conc 1153, cnr 1432 (Chapter 200)
- HB 751 Providing for the exemption and withdrawal of town and city managers from compulsory membership in the state retirement system. (McLane of Mer. 16)

668, am & Approp 1068-1069, psd 1402, 1405, S conc 1793, enr 1940 (Chapter 343)

- HB 752 Amending the Rochester city charter to increase the salary of the mayor. (LaRoche of Str. 11, Ineson of Str. 9) 690, psd 980, 998, enr 1722, S cone 1724 (Chapter 225)
- HB 753 Providing that teachers shall not be required to become members of the N.H. retirement system. (Horan of Hil. 27) 691, K 946-947
- HB 754 Amending the Nashua city charter to provide for a 5 member board of education elected at large for 2 year terms. (Boisvert of Hil. 29) 691, ext 1002, K 1157
- HB 755 Conferring immunity from civil suit on municipal executives acting in their official capacity. (Wiggins of Sul. 8)

New title: Conferring immunity from civil suit on municipal executives acting in their official capacity and providing for indemnification of officers and employees of municipalities and school districts from liability for damages and allowing municipalities to purchase insurance therefor.

691, psd 1369-1370, recon rej 1374, psd 1377, nonconc S am, conf 1978, 1995, rep adop 2076, 2096, enr am 2104, 2109 (Chapter 595)

- HB 756 Re the prohibition of certain pesticides and insecticides in urban areas. (Splaine of Rock. 19, Greene of Rock. 17) 691, K 1067-1068
- HB 757 Re protested checks paid to municipal or district courts. (Forcier of Ches. 8) 691, K 1156

- HB 758 Re sessions for correction of the checklist in small towns. (Forcier of Ches. 8) 691, K 1158
- HB 759 Permitting access from Rockingham Boulevard to a tract of land on the southerly side thereof. (Belair and Roy of Rock. 5) 691, LT 1065, psd 1512, 1519, recon rej 1520 (Died in S com)
- HB 760 To authorize towns to appropriate money for programs on the aging. (Howard of Mer. 20) 691, am 1010, psd 1016, S conc 1960, cnr 1965 (Chapter 386)
- HB 761 Re election procedures of the Contoocook Valley school district. (Murray of Hil. 3 et al) 691, psd 893-894, 907, S conc 1123, enr 1162 (Chapter 177)
- HB 762 Prohibiting hidden radar detection equipment on highways without appropriate warning. (Forcier of Ches. 8) 691 K 897
- HB 763 Re the authority of the director to close the season for hunting and taking deer. (Maynard of Rock, 18) 691, am 1131-1132, psd 1149, S conc 1789, enr 1816 (Chapter 298)
- HB 764 Providing for a liquor license for passenger vessels. (Lawton of Bel. 1, Wiggins of Sul. 8) 692, am 1069-1070, psd 1080, S conc 1827, enr 1839 (Chapter 292)
- HB 765 Providing full pay to state employees, not to exceed 1 year, during a total disability resulting from a work-connected accidental injury. (McDonough of Hil. 29) 692, com changed 737, am & Approp 1009, am 1645-1646, psd 1687, S conc 1811,
 - 692, com changed 737, am & Approp 1009, am 1645-1646, psd 1687, 8 conc 1811, enr 1940-1941 (Chapter 344)
- **HB 766** Re N.H. fishery laws. (Greene of Rock. 17) 692, K 1093
- HB 767 Providing for the merger of unincorporated religious societies. (Buckley of Sul. 4) 692, rent 1051, psd 1130, 1149, S conc 1794, enr 1941 (Chapter 345)
- HB 768 Re withdrawals from savings deposits. (Scamman of Rock. 15) 692, am (RC) 1025-1029, psd 1056, nonconc S am, conf 1719, 1760, 2048
- HB 769 Re the season on foxes. (Bradley of Graf. 5) 692, K 914
- HB 770 Re limitation on officers serving in more than 1 financial institution. (Ferguson of Hil. 11) 692, K 942
- HB 771 Abolishing the police commission in Claremont. (D'Amante of Sul. 5) New title: Re the appointment of the police commission in the city of Claremont, by the city manager. 692, am 1061-1062, psd 1080, S conc 1794, enr 1963 (Chapter 382)
- HB 772 Re consumer finance company loans. (Bigelow of Mer. 3) 692, K 942-943, recon rej 944
- HB 773 Re unsolicited merchandise and unfair trade practices. (Bergeron of Hil. 14) 692, am 1130, psd 1149, S conc 1871, enr 1963 (Chapter 383)
- HB 774 Re ballot counting procedures. (Bergeron of Hil. 14) 692, K 933
- HB 775 Re retail installment sales agreements. (Bergeron of Hil. 14)

- New title: Re retail sales agreements.
- 692, am 1179-1181, psd 1303, S conc 1827, enr am 1984, 1994, enr 1997 (Chapter 487)
- HB 776 Clarifying tax exemptions on real estate and personal property owned by governmental bodies. (Woods of Rock. 22, Maynard of Rock. 18)

 New title: Clarifying tax exemptions on real estate owned by the state.
 692, am 1307-1308, psd 1312, S conc 1826, enr 1963, pocket vetoed 2130
- HB 777 Re the combined office of town clerk-tax collector. (Bednar and Nutting of Hil. 14) 692-693, psd 948, 953, S conc 1959, enr 1967 (Chapter 396)
- HB 778 Establishing a joint committee on legislative management. (Zachos of Hil. 25 et al)
 - New title: Establishing a joint committee on legislative management and making an appropriation therefor.
 - 707-708, am & Approp 988-992, am 1551-1553, psd 1557, S conc 1859, enr 1943, veto sustained (RC) 2066-2072, 2129
- **HB 779** To require the use of seat belts in school buses. (Nelson of Hil. 9) 716, com changed 743, K 980
- HB 780 Re approved subdivision plans. (Belair of Rock. 5, Spalding of Hil. 10) 716, ext 996, study 1135-1136, recon rej 1150, study 2114
- HB 781 Re embalmers, morticians and funeral directors. (Perkins of Mcr. 8) 716, Approp 1065, psd 1402, 1405, S conc 1761, enr am 1824, 1827, enr 1943 (Chapter 354)
- HB 782 Providing for a referendum for capital expenditures in excess of \$200,000 for the union school district in Concord. (Haller of Mer. 14) 716, K 978
- HB 783 Re trapping and the types of traps permitted. (Cushman of Mer. 9, Maynard of Rock. 18) 717, K 978-979
- HB 784 Re hawkers and peddlers and street sales. (Bergeron of Hil. 14) 717, am 1339-1342, psd 1377, conc S am 1998, enr am 2038-2039, 2049, enr 2059 (Chapter 558)
- HB 785 To require school districts not maintaining high schools to pay full tuition of its students who attend high schools in other districts. (Nardi of Hil. 27)
 - 717, SO 1073, am 1095, psd 1115, S conc 1790, enr 1816 (Chapter 299)
- HB 786 Re the name of certain buildings in Coos county. (Patrick of Coos 1) 717, psd 914, 935, S conc 1123, cnr 1162 (Chapter 178)
- HB 787 Exempting single or double septic tanks from the requirement of approval by water supply and pollution control commission, under certain conditions. (D'Amante of Sul. 5, Bradley of Graf. 5) 717, K 1129, recon rej 1150
- HB 788 Re warranty bond for automobiles sold in this state. (Gelinas of Hil. 31) 717, SO 1054, am 1072-1073, psd 1080, S conc 1827, enr 1964 (Chapter 394)
- HB 789 Re regulation of small loans. (Hough of Graf. 14) 717, K 958-959
- HB 790 Re exemptions from attachments. (Hough of Graf. 14) 717, K 979
- HB 791 Re reports of Rockingham county convention proceedings. (Cummings of Rock. 7) 717, K 1705

- HB 792 Providing for a license to fly-fish. (Cummings of Rock. 7)
- HB 793 Providing for the state treasurer to establish a special fund for reimbursements received for prefinanced water pollution control projects. (Spaulding of Sul. 4)
 - 717, Approp 1129, psd 1626, 1631, S conc 1788, enr 1855 (Chapter 308)
- HB 794 Re the salaries of justices, special justices and clerks of district courts. (McManus of Str. 17) 717, study 1326-1327, 2114
- HB 795 Re the regulation of mobile home parks and their construction and establishing an advisory commission. (Merrill of Graf. 14) 718, study 1477, 2115
- HB 796 Re excusing school attendance for handicapped children. (Chamberlin of Graf. 2)
 - 718, am 1427-1429, psd 1431, S conc 1745, enr 1759 (Chapter 240)
- HB 797 Re changing the amount of retainage withheld on state construction contracts. (Chandler of Mer. 3) 718, K 1065
- HB 798 Dealing with unemployment compensation. (Merrill of Graf. 14) 718, com changed 765, am 1468-1470, psd 1490, nonconc S am, conf 1977, 1995, new conf 2072, rep adop 2098, enr 2108 (Chapter 589)
- HB 799 Abolishing the Lebanon Regional Airport Authority; and returning all holdings to the city of Lebanon and permitting Lebanon to establish a city airport authority. (Merrill of Graf. 14)
 - New title: Establishing a committee to study the financing of N.H. airports. 718, com changed 787-788, am 1389-1390, psd 1432, S conc 1791, enr am 1870, 1871, enr 1942, com members 2115 (Chapter 363)
- HB 800 Re workmen's compensation to state employees and reimbursing the general fund by transfer of funds. (Drake of Coos 8) 718, psd 1602, 1615, S conc 1960, enr 1967 (Chapter 397)
- HB 801 Re expenses of county investigatory committees. (Bednar of Hil. 14) 741, psd 895, 907, recon notice 917, rej 974, conc S am 1850, enr 1963 (Chapter 384)
- HB 802 Permitting the city of Franklin to suspend the verification of the checklist, (Daniell of Mer. 13)
 - New ittle: Permitting the city of Franklin to suspend the verification of the checklist and ratifying the verification and updating of the checklist by the city of Nashua.
 - 741, psd 1155, 1159, enr 1722, S conc 1724, (recalled) conc S am 1918, enr 1964 (Chapter 395)
- HB 803 To reclassify the surface water of Nubanusit Brook and the headwaters of Lake Skatutakee in the town of Harrisville. (Milbank of Ches. 10) 741, psd 1339, 1377, S conc 1791, enr 1855 (Chapter 310)
- HB 804 Establishing the ward lines and providing for redistricting the city of Franklin. (Daniell of Mer. 13)
 - New title: Establishing the ward lines of the city of Franklin.
 - 741, am 1155-1156, psd 1159, noncone S am 1725, recon & cone S am 1735, enr am 1787, 1872, enr 1943 (Chapter 355)
- HB 805 Re indemnification agreements between architects, engineers, or surveyors and owners, contractors or subcontractors. (Sanborn of Rock. 9) 741, psd 1158, 1160, S conc 1789, enr 1855 (Chapter 311)
- HB 866 Re time of notice to quit from landlords. (Currier of Hil. 15) 741, K 1373, recon rej 1375

- HB 807 Permitting the director of the division of motor vehicles to use a facsimile signature on any official document signed by his authority. (Currier of Hil. 15)
 - 741, am 980, psd 998, S conc 1445, enr 1490-1491 (Chapter 204)
- HB 808 Abolishing settlement and creating districts for the administration of general assistance and veterans relief. (Roberts of Bel. 4 et al) 762, study 1327, 2115
- HB 809 Re the expenses of education in public institutions. (Spaulding of Sul. 4 et al)
- 762, am 1368-1369, psd 1378, S conc 1826, enr 1963 (Chapter 385)
- HB 810 Establishing a legislative facilities committee; and making an appropriation therefor. (Davis of Car. 2 et al)
 - 741-742, Approp 880, am 1402, psd 1405, S conc 1763, enr 1816, recalled, conf 2000-2001, veto overridden (RC) 2026-2029, journal corrections referred to com 2051, com members 2115, veto overridden 2129 (Chapter 368)
- HB 811 Making appropriation for capital improvements. (Mann of Hil. 3) 762, am & Approp 1138-1145, am 1670-1683, legislative budget assistant authority res 1684, psd 1688, recon rej 1689, nonconc S am, conf 2003, 2013, 2044, 2050, rep adop 2061, 2078, enr am 2099-2100, 2108, enr 2108, pocket vetoed 2130
- HB 812 Re detective and security agencies. (McLaughlin of Hil. 16) 762, am & Approp 1182-1183, K 1630
- HB 813 Re increasing the commission on parimutuel pools. (Sununu of Rock. 5) 763, K 1187
- HB 814 Re sand cels. (Randall of Rock. 11) 763, am 1321, psd 1375, S conc 1791, eur 1855 (Chapter 312)
- HB 815 Re the requirements for resident tuition in the state university system. (Nelson of Hil. 9) 763, K 1007
- **HB** 816 To require all banks in N.H. to pay 4% interest on monies held in escrow accounts. (Cote of Hil. 28) 763, K 983
- HB 817 Re reporting to the municipal conservation commissions of dredge and fill matters. (Colburn of Hil. 6)
 - New title: Providing for notice to the municipal conservation commissions, planning boards and requiring the posting of permits for dredge and fill. 768, am 1588-1590, psd 1592, S cone 1801, enr 1911 (Chapter 346)
- HB 818 Re the administration of the revenue laws. (Nutt of Graf. 13, Roberts of Bel. 4)
 - $763,~\rm{am}$ & Approp 1318-1320, am 1602-1604, psd 1615, conc S am 1896, enr am 2016-2019, 2035, enr 2055 (Chapter 544)
- HB 819 Re tires as defective equipment on motor vehicles. (D'Amante of Sul. 5) 781, am 1066, psd 1080, S conc 1445, enr 1491 (Chapter 205)
- HB 820 Re limitations on the investment authority of building and loan associations, cooperative banks and savings and loan associations. (Burleigh of Mer. 12)
 - 782, psd 1060, 1080, S conc 1870, enr 1961 (Chapter 426)
- HB 821 Providing that no contract shall be made with the state or its political subdivisions until money has been appropriated therefor. (Maynard of Rock. 18)
 - 782, K 1010
- HB 822 Re the practice of law by district court justices. (Goff of Mer. 7) 782, study 1327, 2115

- HB 823 Re transportation of pupils to schools. (Belair of Rock. 5 et al) 782, am 1095-1096, psd 1115, S nonconc, study 1825, 2115
- HB 824 Re disqualification and union membership. (Spirou of Hil. 27) 808, study 1329, 2115
- HB 825 Redefining readiness to accept work for the purposes of unemployment benefits. (Spirou of Hil. 27) 808, study 1329, 2115
- HB 826 Re the repeal of the section excepting the office of employment security from the operation of Revised Statutes Annotated 91-A. (Spirou of Hil. 27) 808, com changed 853, psd 1370-1371, recon rej 1374, psd 1377, S nonconc, study 1951-1952, 2115
- HB 827 Re sharing profits of sweepstakes money with pupils attending schools. (Pryor of Coo 7) 808, study 1126, 2116
- HB 828 Authorizing the county commissioner to employ legal counsel. (Bednar of Hil. 14) 808, psd 979-980, 998, S nonconc, study 1825, 2116
- HB 829 Re doping and stimulating animals at equine events. (Maguire of Bel. 9, Sabbow of Bel. 8) 808, psd 1062, 1080, S conc 1789, enr 1816 (Chapter 300)
- HB 830 Clarifying the statutes on explosives. (Barrett of Hil. 29) 890, psd 1183, 1303, conc S am 1814, enr 1963 (Chapter 419)
- HB 831 Re trespass upon private real property by sportsmen. (Bergeron of Hil. 14).
 832. K 1452-1453
- HB 832 Increasing the debt limit for the Merrimack school district. (Lyons of Hil. 13) 832, psd 1093, 1114, S conc 1445, enr 1491 (Chapter 206)
- HB 833 Providing for the registration of social workers, establishing a social work registration board, and creating a client-social worker privilege. (Stevens of Ches. 1 et al.) 832-833, am & Approp 1338, study 1646, recon rej 1688, 2116
- HB 834 Re allowing members of standing and interim committees mileage for attending meetings. (Tucker of Sul. 4 et al) 833, am 1342-1343, psd 1377, noncone S am, conf, 1813, 1874, rep adop 2034, 2035, enr 2054 (Chapter 551)
- HB 835 Amending the tax rate of pari-mutuel pools for dog races. (Coutermarsh of Hil. 24 et al) 833, study 1365, 2116
- HB 836 Expanding the jurisdiction of the public utility commission to regulate water companies as public utilities, except for municipal water companies. (Hoar of Rock. 8)
 - 833, psd 1154, 1159, nonconc S am, conf 1931-1932, 1974, rep adop 2014, enr 2045 (Chapter 546)
- HB 837 Establishing the American and Canadian French cultural exchange commission. (Coutermarsh of Hil. 24, Roberts of Bel. 4) 833, am & Approp 1343, am 1604-1605, psd 1615, conc S am 1814, enr 1958 (Chapter 401)
- HB 838 Amending the charter of the city of Manchester to provide for a 4 year term for the city clerk. (Spirou of Hil. 27) 851, K 1882

HB 839 Re unemployment compensation during and after pregnancy. (Spirou of Hil. 27)

851, com changed 902, K 1331

- HB 840 Re taxation of electrical generating plants. (Cate of Mer. 14) 851, K 1187
- HB 841 Re unemployment compensation appeal procedure. (Spirou of Hil. 27) 851, com changed 901, study 1330, 2116
- HB 842 Permitting permanently disabled veterans to have a perpetual hunting and fishing license. (Conley of Car. 3) 851, psd 1154-1155, 1159, S conc 1791, enr 1855 (Chapter 318)
- HB 843 Establishing a postsecondary education commission to absorb the coordinating board of advanced education and accreditation and the N.H. higher education facilities commission. (Lockhart of Rock. 17) 852, am & Approp 1096-1098, psd 1449, 1489, conc S am 1852-1853, enr am 1968, 1994, enr 2016 (Chapter 533)
- HB 844 Re the practice of architecture. (Harvell of Hil. 9) 852, com changed 902, Approp 1154, am 1624-1625, psd 1631, recon rej 1632, 8 noncone, study 1951, 2116
- HB 845 Re bank holding companies. (Milne of Hil. 25) 852, K 1126
- HB 846 Re the time of school district meetings in cooperative school districts. (Haller of Mer. 14) 852, psd 1126, 1149, S conc 1827, enr 1961 (Chapter 427)
- HB 847 Permitting the employment of inmates of houses of correction at municipally owned recreation facilities. (Bednar of Hil. 14) First new title: Permitting the employment of inmates of houses of correction at municipally owned recreational facilities and conservation projects. Second new title: Permitting inmates of county jails or house of correction to work at municipally owned recreational facilities or conservation projects. 852, am 1093-1094, psd 1114, S conc 1761, (recalled) conc S am 1850, enr 1943 (Chapter 322)
- HB 848 Regulating mobile home and recreational camping parks. (Whipple of Ches, 4) 852, K 1433-1434
- HB 849 Re identification for all service-type employees. (Heald of Ches. 16) 874, am 1344, psd 1377, S nonconc 1792
- HB 850 Re increasing the fees for beer permits and liquor licenses. (Enright of Mer. 6) 874, am 1434-1436, Approp 1439, am 1663-1666, psd 1687, S conc 1811, enr 1942
- 874, am 1434-1436, Approp 1439, am 1663-1666, psd 1687, S conc 1811, enr 1942 (Chapter 361)

 HB 851 Providing for an emergency temporary zoning and planning ordinance
- and for the adoption of same in emergencies. (Williamson of Sul. 9) 875, com changed 902, 934, am 1075-1078, psd 1080, recon rej 1081, S conc 1960, enr am 2010, 2012, enr 2016 (Chapter 534)
- HB 852 Re transfers of functions from local units of government to other units of governments. (Pryor of Coos 7)

875, K 1064

- HB 853 Re the business profits tax deduction for personal services. (Wiggins of Sul. 8) 875, study 1364, 2116
- HB 854 Re the duty of county treasurers. (Bednar of Hil. 14) 875, psd 1064, 1080, S conc 1793, enr 1942 (Chapter 362)

HB 855 Delineating the duties of the clerk of the board of county commissioners. (Bednar of Hil, 14)

875, psd 1064, 1080, S nonconc 1872

- HB 856 Requiring the reporting of drownings and boating accidents upon N.H. waters. (Humphrey of Mer. 11) 875, am 1345-1346, psd 1377, conc S am 1768, enr 1855 (Chapter 313)
- HB 857 Permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts. (Jones of Graf. 8)

New title: Permitting public employees to enter into a deferred compensation plan.

875, psd 1128-1129, 1149, conc S am 1927-1928, enr 1965, pocket vetoed 2130

- HB 858 Re the maintenance and protection of unused covered wooden bridges. (Williamson of Sul. 9)
 - 875, am 1505-1506, psd 1519, S conc 1745, enr 1759 (Chapter 241)
- HB 859 Legalizing the annual town meeting of the town of Wolfeboro. (Chase of Car. 4) 875, psd 1382, 1431, S conc 1870, enr 1961 (Chapter 428)
 - 675, psd 1362, 1451, 5 tolic 1670, clif 1901 (Chapter 426)
- HB 860 Re the membership of the N.H. state port authority. (Maynard of Rock. 18)
 - 875, psd 1154, 1159, S conc 1827, enr 1961 (Chapter 429)
- HB 861 Re limited partnerships. (Milne of Hil. 25) 875, psd 1327, 1376, S conc 1762, enr 1786 (Chapter 267)
- HB 862 Eliminating protective labor legislation for women and providing for unemployment benefits to persons refusing to work the third shift for good cause, (Pierce of Bel. 7)

New title: Providing for unemployment compensation to persons refusing to work the third shift for good cause.

875-876, am 1535-1536, psd 1555, S conc 1960, enr 1965 (Chapter 446)

- HB 863 Authorizing the Hooksett school district to establish its own supervisory union. (Enright of Mer. 6 et al) 876, K 1136-1137
- HIB 864 Providing for turnkey type contracts in the construction of sewage and other pollution control facilities. (Curran of Graf. 2) 876, study 1473, 2116
- HB 865 Providing for certain motor vehicle privileges free to permanent and totally disabled veterans. (McDonough of Hil, 29 et al) 876, com changed 981-982, am & Approp 1349-1351, psd 1605, 1615, recon rej 1631, S conc 1827, enr 1943 (Chapter \$20)
- HB 866 Allowing local wineries to sell wine directly to the consumer at the winery. (Belair of Rock. 5) 876, psd 1331, 1376, conc S am 1828, enr 1961 (Chapter 430)
- HB 867 Amending the charter of the city of Manchester changing the title of the commissioner of welfare to director of human services, providing for his appointment instead of election, and requiring that he have certain educational and experience qualifications. (Spirou of Hil. 27 et al)

New title: Authorizing cities of more than 80,000 population to appoint a director of human services. 876, SO 1426-1427, am 1436-1439, psd 1443, S conc 1790, enr 1855 (Chapter 319)

HB 868 Re the taxation of mobile homes. (O'Connor of Str. 15, Splaine of Rock.

890, K 1476

- HB 869 Creating enabling legislation to permit a local option homeowners' exemption applied to property taxes upon approval by referendum. (Splaine of Rock. 19)
 - 890, am 1390-1391, recon notice 1443, recon rej 1518, psd 1519, recon rej 1520, S conc 1960, enr 1986 (Chapter 482)
- HB 870 Re petitions and hearings for the establishment of trust companies. (Sayer of Rock, 5) 890, K 1524
- HB 871 Re the jurisdiction of the probate courts. (Sayer of Rock. 5) 890, psd 1328, 1376, S conc 1826, enr 1961 (Chapter 431)
- HB 872 Re appeals from probate courts. (Sayer of Rock. 5) 890, am 1328, psd 1376, S nonconc, JC 1760, 2116
- HB 873 Re citizens' rights and providing a penalty for their violation. (Pryor of Coos 7) 890, K 1356
- HB 874 Permitting any town to adopt fiscal year accounting. (Nutt of Graf. 13) New title: Re procedure for towns, cities or counties to adopt fiscal year accounting and incurring debt during transition period. 890, am 1383-1384, psd 1431, S conc 1870, enr 1966 (Chapter 474)
- HB 875 Re the salaries of the Somersworth city council. (Chasse and Meserve of Str. 7) 890, com changed 957, psd 1388-1389, 1431, S conc 1793, cnr 1894 (Chapter 337)
- HB 876 Re the use of sewer rents, hook-ups or betterment charges. (Sununu of Rock, 5) 890-891, am 1543, psd 1556, S conc 1960, enr 1986 (Chapter 483)
- HB 877 Re eminent domain petitions of public utilities, (Estabrook of Rock, 10) 891, com changed 944, study 1565, 2116-2117
- HB 878 Re assistance to dependent children of unemployed fathers and defining the words parent and father. (Murray of Hil. 3)

First new title: Re the definition of parent for the purpose of defining eligibility for aid to families with dependent children.

- Second new title: Re the definition of parent for the purpose of defining eligibility for aid to families with dependent children; providing for verification and investigation of eligibility of applicants for aid to families with dependent children; actions against absent parent; and requiring recipients of aid to families with dependent children to actively seek employment and making an appropriation therefor.
- 891, am & Approp 1347-1349, recon notice 1375, am 1698-1701, psd 1704-1705. recon rej 1707, nonconc S am, 1977-1978, 1995, rep adop 2096-2097, enr am 2105-2106, 2109, pocket vetoed 2130
- HB 879 Re overtime pay for full-time employees of the department of public works and highways and making an appropriation therefor, (Belair of Rock. 5) 891, am & Approp 1320, K 1647
- HB 880 Exempting part-time employees of nonprofit fraternal organizations from provisions of unemployment compensation laws. (Matheson of Bel. 1) 891, K 1159
- HB 881 Re the sale of wine in retail food stores and imposing a tax on same. (Splaine of Rock, 19, Erickson of Hil, 24) 891, K 1439
- HB 882 Re dredging and filling projects adjacent to freshwater surface waters. (Duprey of Car. 2) 891, K 1543-1544

- HB 883 Re the powers of county commissioners. (Bednar of Hil. 14) 891, psd 1156, 1159, S conc 1793, enr am 1971, 1973, enr 1997 (Chapter 488)
- HB 884 Repealing the statute prohibiting aliens to sell, serve, or deliver any liquor or beverage. (Dunham of Ches. 5) 891, K 1470
- HB 885 Repealing the prohibition against liquor advertising in fraternal, religious, educational, patriotic, social or civic group publications. (Belair of Rock. 5) 891. K 1331
- HB 886 Re benefits paid while appeal is pending. (Spirou of Hil. 27) 891, study 1330, 2117
- HB 887 Re salaries of district court justices, and to fees in civil cases in district courts. (Stevens of Ches. 1)

New title: Re salaries of district court justices.

- 937, am 1530-1532, psd 1555, conc S am 1849-1850, enr am 1969, 1994, enr 2016 (Chapter 535)
- HB 888 Making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30, 1974 and June 30, 1975. (Drake of Coos 3)
 - 892, am (RC) 1188-1282, psd 1302, noncone S am, conf 1783, 1792, rep adop (RC) 1952-1956, enr 1958, recalled 1992, conf 1993, LT 1999, rep adop 2076-2078, enr am 2099, 2108, enr 2108 (Chapter 376)
- HB 889 Providing means for settlement of disputes between public school teachers and school districts or supervisory unions and for other purposes. (Van Loan of Hil. 9 et al)

New title: Re collective bargaining rights for public employees.

- 910, am 1513-1516, psd 1519, nonconc S am, conf 1854, 1872, rep adop 2088, 2095, enr 2108, pocket vetoed 2130
- HB 890 Prohibiting compulsory abortion and prohibiting compulsory performance of the same. (Jones of Graf. 8) New title: Re the control of abortion.
 - 910, LT 1429-1430, SO 1512, am 1576-1582, psd 1592, S nonconc intro 1725
- HB 891 Re all county financial reports. (Howard of Car. 1)

New title: Re all county accounting reports. 910, am 1167-1168, psd 1303, S conc 1870, enr 1966 (Chapter 475)

HB 892 To clarify the status of accountants under the statutes. (Plourde of Mer. 7)

910, am 1166, psd 1303, S conc 1761, enr 1786 (Chapter 268)

- HB 893 Permitting county convention to employ special legal counsel. (Raymond of Ches. 12) 910, psd 1156-1157, 1159, S nonconc, study 1825, 2117
- HB 894 Establishing a plumbing code for the state of N.H. (Howard of Mer. 20) 910, com changed 964-965, K 1470
- HB 895 Re employment of youth. (Merrill of Graf. 14, Coutermarsh of Hil. 24) 910, K 1470
- HB 896 Re health certificates for child-care agency personnel. (Pierce of Bel. 7, Murray of Hil. 3)
 - 910, psd 1157-1158, 1160, S conc 1762, enr am 1824-1825, 1827, enr 1943 (Chapter 356)
- HB 897 Re the board and care of persons committed to the Laconia state school and training center or the N.H. hospital. (Knight of Hil. 8, Goff of Rock. 5)

- New title: Re the board and care of persons committed to the Laconia state school and training center, the N.H. hospital or the N.H. home for the elderly. 910, am & Approp 1492-1494, psd 1647, 1687, recon rej 1688-1689, S conc 1871, enr am 2051-2052, 2055, enr 2058 (Chapter 502)
- HB 898 Re the authority and rights of appointed chiefs of police. (Lewko of Sul. 6 et al)

First new title: Re the authority, rights and terms of office of appointed chiefs of police.

Second new title: Re the authority and rights of appointed chiefs of police. 937, am 1384-1386, psd 1431, recon notice 1443, SO 1516-1517, am 1590-1591, psd 1592, cone S am 1889, enr 1965 (Chapter 371)

HB 899 Providing that appeal tribunals shall consist of representatives of employees, employers and the department of employment security; that a chairman shall be selected by the 3 members from their group, who shall be other than the representative from the department of employment security. (Spirou of Hil. 27)

954, study 1330, 2117

954, study 1560, 2117

- HB 900 Re the method of calculating state grants for sewage disposal construction. (Tilton of Graf. 1) 954, Approp 1491-1492, psd 1648, 1687, conc S am 1859, enr 1962 (Chapter 432)
- HB 901 Re the exemptions on real property taxes granted to the blind. (Spirou of Hil. 27) 954, psd 1483, 1490, S conc 1959, enr am 2020-2021, 2022, enr 2033 (Chapter 538)
- HB 902 Re the servicing of insurance policies by agents and brokers and requiring the vesting of renewal commissions. (Smith of Rock, 12)
- HB 903 Providing for standardization of wastewater treatment facilities design and construction. (Curran of Graf. 1) 954, study 1583, 2117
- HB 904 Re the definition of a subdivision. (Parnagian of Str. 16) 955, K 1382-1383
- HB 905 Requiring that public schools provide instruction re infirmities caused by drugs and venereal disease. (Roy of Rock. 5 et al) 955, psd 1380, 1431, S conc 1715, enr 1759 (Chapter 242)
- HB 906 Re the districts for Merrimack county commissioners. (Humphrey of Mer. 11) 955, K 1337
- HB 907 Re the functions, powers and duties of planning boards. (Spirou of Hil. 27)

955, study 1470-1471, 2117

- HB 908 Re the authority of the Kearsarge lighting precinct. (Duprey of Car. 2) 977, psd 1383, 1431 (Died in S com)
- HB 909 Authorizing a special town meeting of the town of Pittsfield with the authority of an annual town meeting. (Perkins of Mer. 8) 977, psd 1386, 1431, S conc 1811, enr 1894 (Chapter 338)
- HB 910 Re protecting consumers in the sale of consumer goods. (Ethier of Hil. 16)
 - 977, psd 1532, 1555, nonconc S am, conf 1917, 1975, rep adop 2047, 2048, enr 2058 (Chapter 568)
- HB 911 Prohibiting the use of outboard motors of more than 6 horsepower on the Merrymeeting River. (Harvey of Str. 2, Twigg of Bel. 4) 977, am 1544, psd 1556, S conc 1789, enr am 1869, 1871, enr 1943 (Chapter 357) See also Subject Index preceding this index

- HB 912 Conforming state pollution control statutes to the federal requirements. (Schwaner of Rock, 9 et al)
 - 977, am 1569-1575, psd 1592, nonconc S am, conf 1979, 1996, rep adop 2088, enr 2108 (Chapter 590)
- HB 913 Re the advertising of liquor and beverages. (McDonough of Hil. 29) 977, am 1331-1332, recon notice 1375, am 1517-1518, psd 1519, S nonconc 1934
- HB 914 Re the establishment of a state personnel hearings and appeal board. (Spirou of Hil. 27) 999. study 1452, 2117
- HB 915 Re the maximum gross weight per axle of vehicles or combination of vehicles entitled to use the highways in relationship to length between axles. (Cote of Hil. 19) 1000, K 1183
- HB 916 To provide legislative parking space; and making an appropriation therefor. (Davis of Mer. 15) 1000, am & Approp 1387-1388, study 1667, 2117
- HB 917 Re the revision of city charters. (Close of Ches. 15) 1000, psd 1386, 1431, conc S am 1854, enr 1962 (Chapter 476)
- HB 918 Re motor vehicles declared to be total losses. (Gallen of Graf. 1, Piper of Mer. 13) 1000, K 1183
- HB 919 Re the acquisition of a dam and water rights on the Winnipesaukee River by the water resources board, (Huot of Bel. 6) 1000, Approp 1492, psd 1661, 1687, S conc 1826, enr am 2021-2022, enr 2034 (Chapter 539)
- HB 920 Re taxation of railroads. (Coutermarsh of Hil. 24) 1000, am 1511-1512, psd 1519, S conc 1761, enr 1786 (Chapter 269)
- HB 921 Providing for a firefighters collective bargaining and arbitration law. (Coutermarsh of Hil. 24, Hildreth of Bel. 7) 1000, study 1347, 2118
- HB 922 Re resident hunting privileges. (Simmons of Rock. 15 et al) New title: Re resident hunting privileges, licensing nonresidents dragging in salt water and raising fish and game license fees. 1000, am & Approp 1485-1488, psd 1661, 1687, recon rej 1689, S conc 1791, enr
- HB 923 Enacting new salary grades for all classified and unclassified employees, establishing uniform overtime for classified employees and making appropriations therefor. (McLane of Mer. 16 et al) First new title: Enacting new salary grades for all classified and unclassified
 - employees and establishing uniform overtime for classified employees, Second new title: Establishing an interim study committee to analyze the Arthur D. Little, Inc. recommendations concerning the state personnel system. 1000, am & Approp 1494-1497, am 1662, psd 1687, nonconc S am, conf 1979, 1995, rep adop 2048, enr am 2074, 2091-2092, enr 2092, com members 2118 (Chapter 581)
- HB 924 Requiring prior governor and council approval of contracts by the water supply and pollution control commission and of state or federal payments as part of the cost of municipal sewage disposal facilities. (Lawton of Bel. 1. Curran of Graf. 1)
 - 1018, K 1477, recon notice 1520

1885 (Chapter 318)

- HB 925 Re preparation of budget for university of N.H. (Lawton of Bel. 1) 1018, study 1380, 2118
- HB 926 Re holders in due course. (Gelinas of Hil. 31) 1018, K 1532

- HB 927 Re valuation of real estate for exemption for persons 70 years or over. (Buckley of Sul. 4) 1019, K 1476
- HB 928 Re the sale of brook trout raised outside of the state. (Boucher of Mer. 6) New title: Re the sale of fresh water fish raised outside of the state. 1019, am 1453-1454, psd 1489, S conc 1789, enr 1816 (Chapter 301)
- HB 929 Re the issuance of special license plates. (Coutermarsh of Hil. 24) 1019, com changed 1021, K 1356
- HB 930 To amend the Lebanon city charter, and to provide for election of Lebanon school district officers at city elections. (Merrill and Duhaime of Graf. 14)
 - 1019, am 1380-1381, psd 1431, S conc 1793, enr 1962 (Chapter 433)
- HB 931 Re semiannual payment of taxes to counties. (Bednar of Hil. 14) 1058, K 1471
- HB 932 Establishing civil actions and investigations for violation of the state antitrust law. (Roberts of Bel. 4) 1058, psd 1532, 1555, conc S am 1828-1829, enr 1962 (Chapter 434)
- HB 933 Re the possession of pistols and revolvers by aliens and convicted felons. (Roberts of Bel. 4) New title: Re the possession of pistols and revolvers by convicted felons and eliminating the prohibition against aliens possessing the same.
- HB 934 Re the composition of the ballot law commission. (Roberts of Bel, 4) 1058, psd 1474, 1490, S conc 1793, enr 1894 (Chapter 339)
- HB 935 To clarify certain forms of voter intimidation. (Roberts of Bel. 4) 1058, psd 1534, 1555, conc S am 1982, enr 2005 (Chapter 510)

1058, am 1532-1534, psd 1555, S conc 1794, enr 1957 (Chapter 405)

- HB 936 Permitting an access on Route 28 in the town of Allenstown. (Bourassa of Hil. 26) 1058, am 1472-1473, psd 1490, S conc 1745, enr 1759 (Chapter 243)
- HB 937 Re abusive treatment of horses, (Sabbow of Bel. 8) 1058, psd 1451, 1489, S conc 1789, enr 1817 (Chapter 302)
- HB 938 Providing police powers for motor vehicle inspectors and motor vehicle title investigators. (Murray of Bel. 9) 1058, K 1475
- HB 939 Re competitive bidding on purchases made by counties. (Bednar of Hil. 1058, psd 1471, 1490, S conc 1826, enr 1963 (Chapter 408)
- HB 940 Redistricting the city of Somersworth. (Meserve and Hebert of Str. 7) 1058, psd 1389, 1431, S conc 1793, nonconc enr am, LT 2043, enr am 2044, 2049, 2060, 2062, enr 2073 (Chapter 572)
- HB 941 Extending the appraisal period and the recapture of tax revenues under the current use assessment law. (Conley of Car. 2) 1059, psd 1476, 1490, S conc 1826, enr 1963 (Chapter 409)
- HB 942 Re reassessment of taxable property. (Nutt of Graf. 13) 1059, com changed 1115, psd 1471-1472, 1490, S nonconc 1825
- HB 943 Authorizing the treatment and counseling of minors by professional health care personnel without requiring the consent of anyone other than the person who is receiving said health services. (McLane of Mer. 16) 1059, am 1541, psd 1555-1556 (Died in S com)

- HB 944 Expanding zoning authority to include the timing of development and increasing the authority of planning boards and boards of adjustment. (Spirou of Hil. 27) 1059, study 1472, 2118
- HB 945 Increasing the amount of tax revenue returned to the towns and cities under the meals and rooms tax. (Lawton of Bel. 1 et al) 1059, K 1498-1499
- HB 946 Re controlling rents for the next 2 years. (McEachern of Rock. 23) 1059, K 1534
- HB 947 Amending the definition of "charitable organizations" for conducting raffles. (Merrill of Graf. 14, Gordon of Ches. 8) 1059, psd 1474, 1490, S cone 1762, enr 1786 (Chapter 270)
- HB 948 Re dog training and permits issued therefor. (Chamberlin of Graf. 2) 1059, am 1525-1526, psd 1554, conc S am 1800, enr 1963 (Chapter 410)
- HB 949 Re protective services to adults. (Noble of Mer. 21) 1059, K 1541-1542
- HB 950 Re regional planning and development commissions. (Pryor of Coos 7) 1059, K 1380, recon notice 1443
- HB 951 Re the election of Merrimack county commissioner. (Humphrey of Mer. 11) 1059, study 1382, 2118
- HB 952 Permitting the town of Durham to revert to a calendar year accounting period and providing for an appropriate transitional budget. (Dudley and Tirrell of Str. 4) 1059-1060, am 1425-1426, psd 1430-1431, S conc 1793, enr 1957 (Chapter 406)
- HB 953 Permitting the town of Durham to issue 5 year bonds in lieu of collection of a portion of town taxes. (Dudley of Str. 4) 1060, psd 1379, 1431, S conc 1793, enr 1894 (Chapter 340)
- HB 954 Permitting the town of Durham to institute biannual collection of taxes. (Dudley and Tirrell of Str. 4) 1060, K 1879
- HB 955 Re the sale of liquor and alcoholic beverages by restaurant-cocktail lounges. (Clark of Graf. 5) 1060, psd 1381-1382, 1431, S conc 1827, enr am 1984-1985, 1995, enr 1997 (Chapter 489)
- HB 956 Providing that licensed physicians need not report family planning information given to minors. (Zechel of Hil. 17) 1060, psd 1542, 1556 (Died in S com)
- HB 957 Limiting the sale of real estate in the university system. (Williamson of Sul. 9) 1060. K 1504-1505
- HB 958 Re the powers of executive committees of the county. (Bednar of Hil. 14) 1060, psd 1387, 1431, conc S am 1851, enr 1963 (Chapter 411)
- HB 959 Re investment of funds by treasurers of municipalities, counties and school districts. (Bednar of Hil. 14) 1060, psd 1387, 1431, S conc 1826, enr am 1985, 1994, enr 1997 (Chapter 490)
- HB 960 Rc interest rates allowable for credit buying. (Murray of Bel. 9, Lebel of Fill. 24) 1082, am 1560-1561, psd 1592, S nonconc 1872
- HB 961 Re automobile road test reports. (Gelinas of Hil. 31) 1082, K 1475

- HB 962 Making the water supply and pollution control commission a self-sustaining agency (Currier of Hil. 15 et al) 1082, rules suspended 1310, study 1544, 2118
- HB 963 Providing for the regulation of sand, gravel and rock excavations. (Williamson of Sul. 9) 1082, study 1485, recon rej 1520, 2118
- HB 964 Re certain exemptions from filing plans and specifications of sewage disposal systems. (Spalding of Hil. 10) 1082, rules suspended 1310, am 1545, psd 1556, S conc 1959, enr 1996 (Chapter 494)
- HB 965 Requesting a rehearing before the zoning board of adjustment by the board of selectmen. (Bednar of Hil. 14) 1082, psd 1472, 1490, S cone 1793, enr 1894 (Chapter 341)
- HB 966 Re remedies and penalties for violations of laws re tidal waters. (Roberts of Bel. 4) 1083, psd 1452, 1489, S conc 1801, enr 1894 (Chapter 342)
- HB 967 Making it mandatory for the secured party to file a discharge statement under the uniform commercial code. (Ethier of Hil. 16) 1083, psd 1534, 1555. S. nonconc 1791
- HB 968 Providing for gratuities to employees, if declared, being considered as wages for purposes of unemployment compensation. (Pierce of Bel. 7) 1083, K 1536-1537
- HB 969 Re the election laws. (Spirou of Hil. 27) 1083, K 1474
- HB 970 Re the operation of motorboats on Big Pea Porridge Pond in the town of Madison. (Conley and Davis of Car. 3) 1083, rules suspended 1310, psd 1545, 1556, S nonconc, study 1951, 2119
- HB 971 Re the elements of the crimes of capital murder, non-capital murder and manslaughter and to the penalties for the crime of murder. (Lewko of Sul. 6) 1083, rules suspended 1115, study (RC) 1584-1587, 2119
- HB 972 Re qualifications of candidates and signers on nominating petitions for a candidate for a state office. (Merrill of Graf, 14, Chandler of Mer. 3) 1083, study 1511, 2119
- HB 973 To amend the uniform commercial code with respect to the manner of transferring investment securities. (Milne of HiI. 25) 1083, psd 1524, 1554, 8 conc 1789, enr 1855 (Chapter 314)
- HB 974 Re the high school equivalency examination. (Bradley of Graf. 13) 1083, psd 1451, 1489, S nonconc 1934
- HB 975 Re the use of recording devices in superior and district courts. (Forcier of Ches. 8)
 - $1083,\,\mathrm{rules}$ suspended 1115, psd 1328-1329, 1376, conc S am 1850, enr am 1968-1969, 1994, enr 2016 (Chapter 536)
- HB 976 Re savings bank investments in mobile home loans. (Bigelow of Mer. 3) New title: Re savings bank investments in mobile home loans and motor home loans.
 - 1083, psd 1524, 1554, conc S am 1922, enr 1965 (Chapter 456)
- HB 977 Establishing a personnel advisory board for the city of Manchester (Mc-Donough of Hil. 29) 1083-1084, study 1587-1538, 2119
- HB 978 Establishing a police commission for the city of Dover. (Donnelly of Str. 2) 1084, K 1524

- HB 979 Establishing the Portsmouth union school district and giving such district independent fiscal and appropriating powers. (Splaine of Rock. 19) 1084, psd 1387, 1431, S cone 1745, enr am 1867, 1872, enr 1943 (Chapter 358)
- HB 980 Re excreting or defecating on public property when in the privacy of woods, away from public view. (Parker of Hil. 7) 1084, rules suspended 1115, K 1468
- HB 981 Amending, in general, section of the chapter on probation in the Revised Statutes Amendated. (McManus of Str. 17) 1084, rules suspended 1115, am 1575-1576, psd 1592, S nonconc, study 1794, 2119
- HB 982 Changing the effective date of the criminal code. (Buckman of Graf. 9) 1084, rules suspended 1115, K 1355
- HB 983 Re granting cable television franchises. (Ethier of Hil. 16) 1084, study 1474, 2119
- **HB 984** Re landlord-tenant relations. (McManus of Str. 17) 1084, rules suspended 1115, am 1346-1347, psd 1376, S nonconc 1934
- HB 985 Re blood alcohol content evidence for drivers under the age of 21. (Sullivan of Hil. 23) 1084, K 1475
- HB 986 Re recovery of medical assistance from legally liable parties. (Noble of Mer. 21) 1084, rules suspended 1115, psd 1329, 1376, conc S am 1828, enr 1963 (Chapter 412)
- HB 987 Re the alternate salary of special justices of district courts. (Spirou of Hil. 27) 1084, rules suspended 1115, psd 1329, 1376, conc S am 1828, cnr 1963 (Chapter 413)
- **HB** 988 Establishing a third N.H. state song. (Cox of Car. 2) 1084, psd 1474, 1490, S conc 1789, enr 1817 (Chapter 303)
- HB 989 Re the distribution of digit number plates. (Hood of Bel. 5) 1084, K 1475
- HB 990 Providing for the election of city officers in the city of Nashua on a political party basis. (Ouellette of Hil. 23, Boisvert of Hil. 22) 1084-1085, LT 1472, K 1706
- HB 991 Re criminal type business. (Nelson of Hil. 9) 1085, K 1452
- HB 992 Changing the school building aid formula and making an appropriation therefor. (Hood of Bel. 5, Gelinas of Hil. 31) 1117, K 1451
- HB 993 Re temporary, seasonal and part-time state employees. (Gordon of Mer. 7) 1117, psd 1526, 1554, S conc 1762, cnr 1786 (Chapter 271)
- HB 994 Providing for continued expenditures at current levels in the event a subsequent budget is not enacted. (Lawton of Bel. 1, Stevenson of Graf. 3) 1117, LT 1624, K 1706
- HB 995 Re representation by consumer interests on professional registration and licensing boards and any boards having a substantial impact on trade or business and life in N.H. (Cote of Hil. 28) 1117, K 1705
- HB 996 Prohibiting the Belknap county recreational area commission from issuing free ski passes to any elected official. (Twigg of Bel. 4) 1117, K 1451

- HB 997 To increase the percent by weight of alcohol in the blood in order to find a person accused of driving while intoxicated, prima facie guilty. (Sweeney of Hil. 34) 117-1118, K 1588
- HB 998 Re the issuance of building permits and the approval of subdivision plans. (Ellis of Rock. 16) 1118, study 1538, 2119
- HB 999 To prohibit hunting on Sundays during the regular open hunting season. (Part of Rock. 12, Milbank of Ches. 10) 1118, K 1483-1484
- HB 1000 Re amending the Laconia city charter to alter the composition of the Laconia board of education. (Maguire of Bel. 9 et al) 1118, K 1582
- HB 1001 Re the release of prisoners for purpose of gainful employment or rehabilitation. (Bednar of Hil. 14) 1118, K 1473
- HB 1002 Re changing the municipal budget law. (Belair of Rock. 5) 1118, K 1538
- HB 1003 To change the method of selection of the student member of the board of trustees. (Duprey of Car. 2) 1118, K 1525
- HB 1004 Increasing the limit on the amount of bonds which may be guaranteed by the state for water supply and pollution control projects. (Kopperl of Mer. 9) 1118, Approp 1310, am 1605-1606, psd 1615, S conc 1788, enr 1855 (Chapter 315)
- HB 1005 Providing for class actions under the consumer protection act. (Mc-Manus of Str. 17) 1118, X 1534
- HB 1006 Providing beneficiary benefits to survivors of firefighters and policemen killed in line of duty. (Hildreth of Bel. 7) 1118, K 1526
- HB 1007 Prohibiting building inspectors from issuing permits for construction which violates zoning ordinances or building codes. (Bednar of Hil. 14) 1118, study 1538, 2119
- **HB 1008** Re the charter of the city of Dover. (Donnelly of Str. 2) 1118-1119, psd 1524, 1554, recon rej 1557 (Died in S com)
- **HB 1009** Authorizing the use of Reed Act funds. (Merrill of Graf. 13) 1119, psd 1606, 1615, S conc 1811, enr 1957 (Chapter 407)
- HB 1010 Amending article 9 and related provisions of the uniform commercial code. (Buckley of Sul. 4 et al) 1119, study 1535, 2119
- HB 1011 Re deprived and delinquent children and persons in need of super vision. (Jones of Mer. 17)
 1119, study 1583-1584, 2120
- HB 1012 To establish a state liquor store in the town of Newmarket and to make an appropriation therefor. (Twardus of Rock, 14) 1119, K 1705
- HB 1013 Re permanent employees of the district court. (Ethier of Hil. 16) 1119, K 1535

HB 1014 Requiring governor and council approval for certain actions taken by the state board of parole in releasing inmates from the state prison. (Gorman of Rock. 4)

1119, K 1526

HB 1015 Transferring and repealing existing criminal statutes as proposed by the recodification committee, and making technical amendments to statutes so that they conform to the criminal code. (Zachos of Hil. 25)

1119, rules suspended 1311, psd 1558, 1592, conc S am 1819, enr 1942 (Chapter 370)

HB 1016 Which is an omnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow and Pembroke. (Hanson of Mer. 5)

First new title: Which is an omnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Mar-

low, Pembroke, and Colebrook.

Second new title: Which is an onnibus legalizing act legalizing certain town meetings of the towns of Andover, Conway, Hill, Lyndeborough, North Hampton, Pembroke, Sutton, and New Durham and of the school districts of Marlow, Pembroke and Colebrook and re the adoption of an optional fiscal year by Hillsborough county and validating certain proceedings of the Hillsborough county executive committee and Hillsborough county delegation. 1119, am 1539, psd 1555, conc S am 1827-1828, enr 1964 (Chapter 414)

HB 1017 Re hunting in special designated areas by certain disabled persons. (Boucher of Rock. \$)

1119, psd 1454, 1489, S conc 1789, enr am 1869, 1872, enr 1943 (Chapter 359)

HB 1018 Abolishing certain classified and unclassified positions at the N.H. hospital, eliminating free maintenance for all authorized positions at the N.H. hospital and establishing new unclassified positions and salary ranges. (Noble of Mer. 21, McLane of Mer. 16)

1119-1120, rules suspended [311, Approp 1497, psd 1648, 1687, recon rej 1689, S conc 1811, enr am 1972-1973, enr 1997, recall withd 2036-2037, recall, am & psd 2074-2076, S conc 2092, enr am 2103-2104, 2108 (Chapter 594)

- HB 1019 To amend the definitions used in the controlled drug act, and to establish standards and schedules of drug classification. (Knight of Hil, 8) 1120, study 1558-1559, 2120
- HB 1020 To enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards and commissions. (Underwood of Mer. 18)

New title: To enable the director of the division of public health to have the option of designating an alternate to represent him on certain boards.

1120, psd 1542, 1556, conc S am 1768, enr am 1840-1841, 1871, enr 1942 (Chapter 366)

- HB 1021 Re establishing a noise abatement program. (Hoar of Rock. 8, Howard of Mer. 20)
 - 1120, com changed 1283, rules suspended 1311, psd 1526, 1554, S conc 1801, enr 1957, vetoed 2100-2101, sustained 2130
- HB 1022 Re the pretermination procedures of public utilities. (Smith of Hil. 27) 1120, K 1547
- HB 1023 Providing that failure to comply with requirements for notice of, and holding of, a public hearing of the county budget shall constitute prima facie evidence of wilful neglect of duty. (Bednar of Hil. 14) 1120, psd 1539-1540, 1555, cone S am 1981, enr 2006 (Chapter 511)
- HB 1024 Prohibiting a disclaimer of warranties re the purchase of a consumer commodity. (Knight of Hil. 8) 1120, study 1547, 2120

- HB 1025 Re licensing nonresidents dragging in salt water and raising fish and game license fees. (Maynard of Rock. 18) 1120. K 1705
- HB 1026 Re revisions of the election laws. (Roberts of Bel. 4, Chase of Car. 4) 1120, study 1547, 2120
- HB 1027 Amending in general the workmen's compensation laws. (Coutermarsh of Hil. 24, Merrill of Graf. 14) 1120, rules suspended 1310, am 1565-1569, psd 1592, conc S am, 1896, enr 1967, com members 2120 (Chapter 481)
- HB 1028 Establishing the N.H. transportation authority; and making an appropriation therefor. (Coutermarsh of Hil. 24 et al) 1121, am & Approp 1501-1502, psd 1669-1670, 1687, recon rej 1688, nonconc S am, conf 1958, 1994, rep adop 2053, 2061, enr am 2073, 2091, enr 2092 (Chapter 582)
- HB 1029 Establishing an interim committee to investigate conservation lands and local park and shade tree programs. (Bradley of Graf. 5) 1121, K 1705
- HB 1030 Requiring persons to report to town or city officials when they reach 18 years of age or when they move into a town or city. (Chandler and Bigelow of Mer. 3) 1121, K 1540
- HB 1031 Providing an interim transitional zoning procedure. (Estabrook of Rock. 10, Boyd of Hil. 12) 1121, rules suspended 1313, study 1587-1588, 2120
- HB 1032 Re adopting the federal numbering system for power boats. (Claffin of Car. 4) 1121, rules suspended 1310, study 1546, 2120
- HB 1033 Prohibiting amendments to the zoning laws, where adequate notice thereof has not been given. (Sayer of Rock. 5) 1121, study 1540, 2120
- HB 1034 Re issuing hairdresser licenses biennially, renewable on even years only. (Ferguson of Hil. 11) 1121, K 1705
- HB 1035 Re corporations with only 2 shareholders. (Roberts of Bel. 4) 1121, rules suspended 1359, psd 1535, 1555, S conc 1871, enr 1966 (Chapter 477)
- HB 1036 Providing for all federal enclaves in the state to be single districts for school purposes. (Keefe of Rock. 23)

 New title: Authorizing local school districts to assess tuition costs, if federal funds are not available, for pupils living on federally owned or leased property.

 1121, psd 1525, 1554, nonconc S am, conf 1977, 1996, rep adop 2034, 2042, enr 2054 (Chapter 552)
- HB 1037 To provide for the repeal of the law tending to prohibit hitchhiking. (Parker of Hil. 17)

1121-1122, psd, 1548, 1556 (Final action not taken)

- HB 1038 Providing for the inspection, licensing and regulation of carnival and amusement rides, and creating a carnival-amusement safety board. (Splaine of Rock. 17, Cobleigh of Hil. 17) 1122, com changed 1187, study 1547-1548, com members 2120-2121
- HB 1039 Providing that motor vehicle inspections shall be required annually. (Desmarais of Hil. 20) 1122, K 1548

HB 1040 Classifying horse racing and dog racing as an industry for purposes of zoning. (Bourassa of Hil. 26)

1122, psd 1540-1541, 1555, S nonconc 1934

- HB 1041 Providing that the budget for Hillsborough county shall be prepared by the county treasurer. (Bourassa of Hil. 26) 1122, K 1527
- HB 1042 Re the establishment of sick leave benefits for Hillsborough county employees. (Bourassa of Hil. 26) 1122, K 1527
- HB 1043 Adding 2 members representing the public interest to the advisory council on unemployment compensation and removing the requirement that the commissioner recommend members. (Lint of Hil. 13, Ethier of Hil. 16) 1122, rules suspended 1359, study 1537, 2121
- HB 1044 Re the purchase of handicapped-made products and services by the state. (Conley of Car. 3)

1122, rules suspended 1311, psd 1527, 1554, conc S am 1814, enr 1958 (Chapter 402)

- HB 1045 Permitting the city of Dover to draw water from the Isinglass River in the city of Rochester. (McManus of Str. 17) 1122, psd 1525, 1554, S cone 1870, enr 1966 (Chapter 478)
- HB 1046 Establishing the position of deputy treasurer in Hillsborough county. (Bourassa of Hil. 26) 1122, K 1527
- HB 1047 Continuing the office space study committee. (Roberts of Bel. 4 et al) 1122, rules suspended 1311, psd 1537, 1555, S conc 1788, enr 1855, com members 2121 (Chapter 316)
- HB 1048 Authorizing the county convention to establish the salary of the Merrimack county sheriff and deputy sheriffs. (Humphrey of Mer. 11) 1123, K 1705
- HB 1049 Creating a Mount Washington authority and making an appropriation therefor. (Curran of Graf. 1) 1123, K 1689
- HB 1050 Repealing the authorization to construct a toll road from Manchester to Hampton. (Scamman of Rock. 15) 1123, rules suspended 1359, K. 1512, recon rej 1557
- HB 1051 Amending the charter of the city of Somersworth re abolishing the police commission, the appointment of the police chief and the composition of the school board. (Meserve of Str. 7)

1283, psd 1546, 1556, S conc 1793, enr am 1983-1984, 1994-1995, enr 1997 (Chapter 491)

- HB 1052 Allowing the governor and council to lower speed limits in the event of a serious gasoline shortage. (Chase of Car. 4)
 Not introduced 1756-1757
- HB 1053 Not introduced
- HB 1054 Amending the powers of the legislative facilities committee. (O'Neil of Ches. 2) intro & psd 2029, S conc 2043, enr 2055 (Chapter 375)

HOUSE JOINT RESOLUTIONS

HJR 1 In favor of Otis Barr for the death of a cow and making an appropriation therefor. (Roberts of Bcl. 4) 28, K 170-171

- HJR 2 Providing supplemental appropriation for department of agriculture, bureau of weights and measures and division of markets and standards. (Gemmill of Graf. 10)
 - 28, psd 158-159, S conc, enr 193 (Chapter 4)
- HJR 3 Making an appropriation to purchase an aircraft for the N.H. aeronautics commission. (Nutt of Graf. 13 et al) 32-33, SO 220, K 231-232
- **HJR** 4 Providing an appropriation for Old Fort Number 4. (Frizzell of Sul. 7) 91, psd 1403, 1405, S conc 1745, enr 1760 (Chapter 236)
- HJR 5 Making an appropriation for the purchase and installation of an electronic roll call system for the house of representatives. (Murray of Hill. 3, Barka of Rock. 4)
 - First new title: Creating a special committee on an electronic roll call system for the house of representatives and making an appropriation for the purchase and installation thereof.
 - Second new title: Creating a special committee on an electronic roll call system for the house of representatives and making an appropriation for the purchase and installation thereof; and making an appropriation for the refurbishing and repair of the senate chamber and adjacent areas.
 - 91, com changed 107, am & Approp 394-395, am 1622, psd 1631, nonconc S am, conf, 1853, 1872-1873, rep adop 2061, 2087, enr 2108, com members 2121 (Chapter 592)
- HJR 6 Designating U.S. route no. 3 and interstate 89 as part of the Blue Star Memorial highway system. (Parr of Rock. 12) 91, psd 312, 320, 5 cone 541, enr 543 (Chapter 55)
- HJR 7 In favor of George T. Ellis of Concord. (Noble of Mer. 21) 104, psd 514-515, 537, S conc 718, enr 764 (Chapter 94)
- HJR 8 Appropriating funds to the water resources board for an erosion control project in Charlestown. (Frizzell of Sul. 7) 104, Approp 492, psd 957, 975, S conc 1745, enr 1760 (Chapter 237)
- HJR 9 Re the rule making power of the National Highway Traffic Safety Administration. (Pryor of Coos 7 et al) 148, K 418
- HJR 10 Providing a special appropriation for the special board within the water resources board authority to decide matters re dredging, excavating, and filling. (Greene of Rock, 17)
 - 157, am 462, psd 468, S conc 686, enr 693 (Chapter 85)
- HJR 11 Appropriating funds to the N.H. American Revolution bicentennial commission. (Hamel of Rock. 11 et al) 168, psd 957, 975, S conc 1123, enr 1162 (Chapter 179)
- HJR 12 Appropriating funds to the towns of Pittsburg and Clarksville in lieu of taxes on Murphy Dam on Lake Francis. (Metcalf and Huggins of Coos 1) 168, psd 1449, 1489, S conc 1762, enr 1786 (Chapter 272)
- HJR 13 Providing an appropriation for Mrs. Frances Scott. (Cushman of Mer. 9) New title: Making an appropriation to the N.H. hospital auxiliary. 168, am 477-478, psd 499, S conc 686, enr 693 (Chapter 84)
- HJR 14 Re a supplemental appropriation for the board of nursing education and nurse registration. (Bruton of Hil. 28) 180, am 444-445, psd 454, S conc 782, enr 848 (Chapter 101)
- HJR 15 Re fire and rescue services provided by the town of Allenstown at Bear Brook state park. (Gamache of Mer. 7 et al) 180-181, com changed 584, psd 747-748, 761, S conc 1445, enr 1491 (Chapter 208) See also Subject Index preceding this index

- HJR 16 Establishing a committee to study property tax exemptions. (Newell of Mer. 16)
 - 193, K 1070-1071
- HJR 17 Establishing a study committee to evaluate the division of welfare and its operations and making an appropriation therefor. (Stevenson of Graf. 3) 207, SO 603, K 623-624, recon rej 626
- HJR 18 Making an appropriation for the purchase of a tract of land in Concord, N.H. (Woodward of Mer. 20) 222. K 957-958
- HJR 19 Re operating expenses and equipment outlay incurred by the University of N.H. on behalf of the N.H. network. (Greene of Rock. 17) 254, K 958
- HJR 20 Transferring certain accumulated income to the principal of the special teacher competence fund. (Saggiotes of Sul. 6) 254, psd 390, 396, S conc 541, enr 543 (Chapter 56)
- HJR 21 Making an appropriation for the improvement of the Governor Wentworth state park in Wolfeboro. (Chase of Car. 4) 325, Approp 671, K 1449
- HJR 22 In favor of the North Conway fire department for rescue operations. (Cox of Car. 2 et al) 386, SO 603, am 614-615, psd 626, S conc 909, enr 937 (Chapter 127)
- HJR 23 Making a deficiency appropriation for fiscal 1972 and an additional appropriation for fiscal 1973 for the N.H. retirement system. (Noble of Mer. 21) 386, am 723-724, psd 739, S nonconc 1153
- HJR 24 Re work credit in the policemen's retirement system for Willis S. Low. (Skinner of Rock. 3) 386, Approp 549, K 1606
- HJR 25 Re an appropriation for Murphy House at the Laconia state school and training center. (Zechel of Hil. 17, Spirou of Hil. 27) 422, am & Approp 688, am 958, psd 975, S conc 1313, enr 1433 (Chapter 188)
- HJR 26 Creating more positions for psychiatric aides at the Philbrook Center, and making an appropriation therefor. (Cote of Hil. 28) 422, K 670
- HJR 27 Providing an appropriation to reimburse Rockingham county for losses sustained due to well contamination. (Collishaw of Rock. 13) 422, com changed 472-473, K 719
- HJR 28 Re retirement credit for Floris Henry Lanigan. (Noble of Mer. 21) 422, Approp 549, K 1606
- HJR 29 Appropriating money for bank interest relief of towns and cities required to borrow in anticipation of taxes and appointing a committee to study the long term aspects of the problem. (Milbank of Ches. 10) 441-442, K 617
- HJR 30 Re the purchase of a fire truck for the city of Concord and making an appropriation therefor. (Noble of Mer. 21)
 New title: Re the purchase of fire trucks for the city of Concord and Keene and making an appropriation therefor.
- 442, com changed 527, Approp 701-702, am 1606-1607, psd 1615, nonconc S am, conf 1813, 1874, rep adop 1987, 1994, enr 2006, pocket vetoed 2130
- HJR 31 Making an annual appropriation for the library of the N.H. veterans home. (Cushman of Mer. 7) 442, K 656

- HIR 32 Establishing an interim study committee to study an administrative procedure act and draft a legislative proposal and making an appropriation therefor. (Nutt of Graf. 13)
 - 442, am & Approp 866-867, psd 1449, 1489, S conc 1871, enr 1966, com members 2121 (Chapter 479)
- HJR 33 To pay town of Dummer for revenue lost due to the taking of Pontook Dam. (Kidder of Coos 5) 442, K 1379, recon rej 1516
- HJR 34 Making an additional appropriation for dual enrollment and child benefit service grants. (Ethier of Hil. 16) 442, Approp 673, K 1607, recon notice 1630, rej 1701
- HJR 35 Making an appropriation for increased monthly allowances for welfare recipients in nursing homes. (Ferguson of Hil. 11) 442, am & Approp 713-714, recon wthd 760, K 1403
- HJR 36 Providing for a medical assistant course in Manchester. (Sullivan of Hil. 30) 442. K 674
- HIR 37 Providing for 1975 world cup championship at Cannon Mountain. (Stevenson of Graf. 3 et al)

New title: Providing for 1975 world cup championship at Cannon Mountain and making an appropriation therefor; making an appropriation for the city of Manchester for promotion of Babe Ruth world series; and making an appropriation to reimburse Judith Cabanel for damage to clothing.

442, Approp 871-872, psd 1607, 1615, conc S am 1983, enr 2006 (Chapter 517)

- HJR 38 Appropriating supplementary funds for certain retirees from the university of N.H. (Dudley of Str. 4, Spirou of Hil. 27) 442, com changed 511, Approp 1046, K 1607
- HJR 39 Appropriating funds to the department of personnel to study retirement allowances. (McDonough of Hil, 29)

New title: Establishing a state retirement commission to study the state retirement systems and making an appropriation therefor.

442, ext 742, am & Approp 944-946, K 1607-1608

- HJR 40 Re fencing land adjacent to the Jaffrey Reservoir and making an appropriation therefor. (Forcier of Ches. 8) 443, am & Approp 840, K 1608
- HJR 41 Re payments to welfare patients in nursing homes. (Ferguson of Hil. 11, Dunham of Ches. 5) 541, Approp 819, K 1608
- HIR 42 Re the marine boundary between Maine and N.H. (Warren of Graf, 8 et al)
 - 582, psd 585-587, S conc 609, enr 611 (Chapter 58)
- HJR 43 Re retirement credit for Clarence W. Metcalf. (Woodward of Mer. 20) First new title: Re retirement credits for Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis, Francis J. Donahue, John P. McGee and Willis S. Low. Second new title: Re retirement credits for Clarence W. Metcalf, Floris H. Lanigan, Kenneth Lewis, Francis J. Donahue, John P. McGee, Willis S. Low, Thomas A. Bolton and Lawrence E. Marchand.

636, Approp 946, am 1627, psd 1631, conc S am 1800, enr 1839 (Chapter 255)

HIR 44 Establishing a committee to investigate the water supply and pollution control commission. (Curran of Graf. 1)

New title: Establishing a committee to study and report on the current program and future needs of the water supply and pollution control commission. 668, ext 964, am 1507-1509, psd 1519, S conc 1800, enr 1885, com members 2121 (Chapter 334)

- HJR 45 Extending the special committee to study the effectiveness of the laws re access to and use of public buildings by the physically handicapped. (Conley of Car. 3)
 - 852, com changed 902, psd 1156, 1159, S conc 1762, enr 1786, com members 2122 (Chapter 273)
- HJR 46 Requiring the attorney general to investigate the Berlin city building code and to determine if such is retrospective. (Pryor of Coos 7) 911. K 1535
- HJR 47 Providing for a legislative committee to study the means of implementing a furlough system at the N.H. state prison. (Gorman of Rock. 4) New title: Providing for a legislative committee to study the means of implementing a furlough system at the N.H. state prison and providing for indemnification of state prison personnel in connection with claims by inmates. 1085, am 1546-1547, psd 1556, nonconc S am, conf 1922, 1975, rep adop 2013, enr 2045, com members 2122 (Chapter 548)
- HJR 48 Establishing a study commission on the problem of unemployed citizens in N.H. (Hildreth of Bel. 7 et al) 1085, psd 1537, 1555, S cone 1762, enr 1785, com members 2122 (Chapter 279)
- HJR 49 To create an interim study committee to study the need, form and content of a uniform probate code and to draft legislation, if need be. (Beckett of Str. 4 et al)

1085, rules suspended 1115, psd 1535, 1555, S conc 1762, enr 1785, con members 2122 (Chapter 280)

HOUSE CONCURRENT RESOLUTIONS

- HCR 1 That no draftee in the armed forces of the U.S., against his will, shall be sent beyond the continental limits of the U.S., except in a war specifically declared by an act of the Congress of the U.S. (Horan of Hil. 27) 67, com changed 84-85, K 240
- HCR 2 Inviting Chief Justice Kenison to address a joint convention on the state of the judiciary. (Zachos of Hil. 25) adop 67-68, S cone 82, address 411-418
- HCR 3 Memorializing the Congress of the U.S. to enact legislation setting February 1, 1955, as the starting date of the Vietnam conflict in order to give recognition to all who served in the Vietnam theatre of war. (Roberts of Bcl. 4) 68-69, com changed 85, adop 399-400, 418, S conc 609
- HCR 4 To authorize the responsible officers of the general court to pay employees and attaches who worked from December 27, 1972 to January 2, 1973. (Milne of Hil. 25) adop 69-70, S conc 82
- HCR 5 That the N.H. air pollution control commission direct the Manchester Transit company to take remedial action forthwith to insure compliance with N.H. air pollution control standards, as they relate to motor vehicle exhaust emissions. (Nelson of Hil. 9) 92 (Died in com)
- HCR 6 To petition the Congress of the United States of America to call a convention to propose an amendment to the Constitution of the U.S. permitting voluntary prayer in public schools. (Merrill of Graf. 14 et al) 222-224, am 515-516, adop 537-538, conc S am 1355-1356
- HCR 7 To petition Congress to propose the "Liberty Amendment" to the United States constitution. (Chandler of Mer. 3 et al) 224-227, ext 576, SO 663, 683, IP 697-698
- HCR 8 Memorializing Congress to provide for the uniform opening and closing of all polls in presidential elections. (Bourassa of Hil. 26) 227-228, K 505

- HCR 9 On impeachment of President Richard M. Nixon. (Daniell of Mer. 13) 254-256, K 559
- HCR 10 Commending President Richard M. Nixon for his successful effort in bringing the Vietnam War to an end. (Lawton of Bel. 2, Vachon of Hil. 40) intro & adop 382-383, recon notice 386, S conc 782
- HCR 11 Opposing national no-fault insurance legislation. (Bigelow of Mer. 3, Roberts of Bel. 4) 389-390, adop 463, 468, S conc 693
- HCR 12 To propose an amendment to the Constitution of the United States re an individual's right of life, liberty, or property commencing at the moment of conception. (Beaulieu of Hil. 31) 474, ext 764, K 857-858
- HCR 13 Memorializing the congress of the U.S. not to rebuild North Vietnam. (Senter of Rock. 4) 487-488, SO 603, 625, rcmt 660, adop 905, 908, S conc 1086
- HCR 14 Honoring prisoners of war. (Conley of Car. 3) 688-689, adop 700, 706 (Died in S com)
- HCR 15 Re the Isaac Hill mansion. (Milne of Hil. 25) intro & adop 895-897, 908, S conc 1086
- HCR 16 Congratulating the University of N.H. on the occasion of its fiftieth anniversary. (Cote of Hil. 28 et al) intro & adop 859-860
- HCR 17 Memorializing Congress to provide for the transfer of Old Ironsides to the Portsmouth Naval Shipyard. (Spalding of Hil. 10) intro & adop 905-906, 908, 5 conc 1888
- HCR 18 Memorializing Congress on the devastating effect on the state of N.H. of U.S. Public Law No. 92-603, re Title 19 of the Social Services Act. (Merrill of Graf. 14) 982-983, adop 1338, 1377, S conc 1790
- HCR 19 Re allocation of funds for the highway department and priorities for disbursement thereof. (Milbank of Ches. 10) 1022-1024, K 1484
- HCR 20 Re including Sandwich notch in the White Mountain National Forest. (Conley of Car. 3, Bradley of Graf. 5) 1134-1135, adop 1314, 1377, S cone 1745
- HCR 21 Not introduced
- HCR 22 Re Odyssey House. (McManus of Str. 17) 1726, adop 1772, 1782
- HCR 23 Establishing a special committee to study the election laws. (Cate of Mer. 14) intro & K 1608-1609

SENATE BILLS

- SB 1 Establishing an environmental protection department, providing for planning of the consolidation of the functions of existing agencies under it and making an appropriation therefor.

 1125, am & Approp 1801-1807, study 1948-1949, 2122
- SB 2 To provide partial exemption from real estate taxes for persons 65 years of age or older, and complete exemption from real estate taxes for persons 70 years of age or older, under certain circumstances.

First new title: To provide partial exemption from real estate taxes for persons 65 years of age or older.

persons 65 years of age or older.

Second new title: To provide partial exemption from real estate taxes for persons 65 years of age or older, and complete exemption from real estate taxes for persons 80 years of age or older, under certain circumstances.

169, am 1914-1915, psd 1920, S nonconc, conf 1933, rep adop 2078-2081, 2089, enr am 2102-2103, 2109, pocket vetoed 2130

- SB 3 Re exempting steam locomotives and engines from the provisions of the air pollution control law. 82-83, am 182, psd 189-190, S nonconc, conf 228, S discharge conf, conc H am 254, 270, enr 336 (Chapter 13)
- SB 5 To provide recognition of the war service of residents of this state who served in the armed forces of the U.S. during the Vietnam conflict; and making an appropriation therefor. study 2122-2123
- SB 8 Re limiting grand jury proceedings except in unusual circumstances. study 2123
- SB 11 Providing for annual summary fiscal reports. 628, Approp 1069, K 1879
- SB 13 Re conservation officer Warren Jenkins. 443, Approp 444, am & psd 638-640, S conc 668, enr 693 (Chapter 86)
- SB 14 Establishing standards of legislative ethics. 1124, study 1846, com members 2123
- SB 18 Requiring reflectorized number plates on motor vehicles. 708, com changed 737, ext 1021, 1433, K 1732-1733
- SB 19 To further protect the citizens of N.H. from unfair and discriminatory practices.
 - 330, psd 796, 806, enr 848 (Chapter 97)
- SB 21 Regulating the liability of governmental units in actions for bodily injury. 1594, study 1797, 2123
- SB 23 To clarify and make fairer the procedures re the appointment of guardians for mentally incompetent persons. 1446, psd 1846, 1865, enr 1967 (Chapter 460)
- SB 24 Re securing loads of wood products on motor vehicles. 125, psd 187, 189, enr 208 (Chapter 5)
- SB 27 Re straight ticket voting in all biennial elections, all other elections of national or state officers, and primaries. 765, IP 1073-1074, recon rej 1081
- 705, 1P 1075-1074, recon rej 1081
- SB 28 Re a bill of rights for mobile home park tenants. 686, ext 957, am 1477-1482, psd 1490, S nonconc, conf 1557-1558, rep adop 1755-1756, 1761, enr 1785 (Chapter 291)
- SB 29 To authorize the director of fish and game to open hunting and fishing seasons to residents other than during the regular season. 1447, K 1926
- SB 30 Requiring the separate listing of homestead residence property. 169, ext 611, 709, LT 854, K 1717
- SB 31 Providing for the establishing of May 30th as Memorial Day and November 11th as Veterans Day in the state of N.H.
 - 169, SO 465, am 535-536, psd 538, S nonconc, conf 584, rep adop 591-592, 628, enr 637 (Chapter 89)
- SB 33 Re payment of court fees for breath tests of blood alcohol content. 476, psd 787, 806, enr 893 (Chapter 108)

- SB 34 Re requiring certain foreign corporations to file a copy of their corporate charter and a copy of their record of organization with the secretary of state and re the content of annual returns of corporations and other associations. 1594-1595, am 1913-1914, psd 1920, S conc 1960, enr 2006 (Chapter 519)
- SB 35 Prohibiting the placing of razor blades or harmful substances in Halloween food or drink. 456, K 655
- SB 36 Re the cutting of timber near public waters and highways and establishing and enforcing penalties relating thereto. 330, psd 671, 684, enr 693 (Chapter 81)
- SB 38 Authorizing the real estate commission to expend from examination fees whatever sums are necessary to hire a testing service. 628, Approp 929-930, psd 1746, 1757, enr 1769 (Chapter 246)
- SB 39 To enable the city of Berlin to provide ambulance service to adjoining towns. intro & psd 164, enr 170 (Chapter 3)
- **SB 40** Re the distribution of district court fees. 907, study 1468, 2123
- **SB 41,** Re increasing the amount of homestead. 330, psd 1476, 1490, enr 1593 (Chapter 212)
- SB 42 Re excepting certain pupils from authorized regional enrollment area school agreements. 476, psd 652, 664, enr 669 (Chapter 78)
- SB 44 Re the notice required for the layout of class IV, V, VI highways. 809, psd 1065, 1080, enr 1092 (Chapter 174)
- SB 45 Increasing from 10 to 30 days the time within which an appeal to superior court can be filed from a finding of an employment security appeal tribunal.

 443, psd 836, 850, enr 892 (Chapter 119)
- SB 46 Re disqualification of certain officials in the city of Manchester for employment by the city.
 443, SO 603, psd 620-621, 626, recon rej 626, enr 637 (Chapter 68)
- SB 48 Re times and places of holding regular terms of probate court in Cheshire

456, psd 784, 806, enr 848 (Chapter 98)

- SB 49 Re prohibited conduct of real estate brokers and salesmen.
 - New title: Re prohibited conduct of real estate brokers and salesmen and licenses of real estate brokers and salesmen.
 - 542, com changed 648-649, am 1005-1008, psd 1016, \$ conc 1086, enr 1125 (Chapter 165)
- SB 50 Authorizing motions for summary judgment in the district court. 570, psd 915, 935, enr 944 (Chapter 130)
- SB 51 To provide workmen's compensation benefits for persons who are compelled by statute to assist in fighting a forest fire.
 - New title: To provide workmen's compensation benefits to all persons who assist in fighting forest fires or any fires under the direction of fire fighting personnel authorized to give direction.
 - 669, am & Approp 1047-1050, am 1829-1830, psd 1864, S conc 1951, enr am 1986, 1995, enr 1997 (Chapter 492)
- SB 52 Providing for appointment of retired probate judges as judicial referees. study 2123

SB 53 To provide the clerk of the federal district court for the district of N.H. with a copy of the checklist.

686, psd 979, 998, enr 1021 (Chapter 153)

SB 56 Revising the scenic roads act.

765, ext 1079, am 1714-1716, psd 1721, S nonconc, conf 1725, rep adop 2092-2094, 2097, enr 2102 (Chapter 586)

- SB 57 Lowering the age of majority to 18. 456, K 720
- SB 58 Clarifying certain definitions under the charitable trust statutes. 570, psd 784, 806, enr 848 (Chapter 99)
- SB 59 Providing that no criminal penalty shall be imposed for failing to yield the right of way at an intersection. study 2123
- SB 61 Re workmen's compensation for state employees, creating a workmen's compensation review commission for state employees and making an appropriation therefor.

1594, Approp 1845-1846, psd 1937, 1947, enr 1996 (Chapter 496)

SB 62 To authorize any licensed physician to act as medical referee in certain circumstances.

686, psd 932, 936, enr 944 (Chapter 131)

SB 63 Providing for arrest without warrant in miscellaneous cases where probable cause for such arrest exists.

New title: Re arrest without a warrant.

1151, psd 1838, 1865, enr 1967 (Chapter 461)

- SB 66 To provide for continued monitoring of Old Man of the Mountains rock formation, and making an appropriation therefor. 809, rcmt 1131, am & Approp 1795-1796, psd 1879, 1918, S conc 1961, enr 2006 (Chapter 520)
- SB 67 Changing the compensation of certain state law enforcement employees. 809, Approp 1129, am 1879, psd 1918, S conc 1961, enr 2007, pocket vetoed 2130
- SB 68 Requiring the attendance of police officer involved in the arrest at hearings to set bail on felonies. 693, K 1047
- SB 69 Re selling betting cards by the sweepstakes commission. 1313, SO 1863-1864, LT (RC) 1874-1877
- SB 70 Re per diem paid monthly to employees of state police for expenses incurred in the performance and discharge of their duties. 833, Approp 1069, am 1879-1880, psd 1919, S conc 1961, enr 2007 (Chapter 521)
- SB 71 Re eminent domain procedures. 956, am 1728, psd 1743, S conc 1761, enr 1785 (Chapter 256)
- SB 72 Limiting bequests to town trustees for the care of individual burial lots; broadening the investment discretion of town trustees; and requiring that reasonable compensation be paid to trustees of charitable trusts. study 2123
- SB 74 Authorizing the position of special assistant county attorney to assist the county attorney, to speed up the disposition of criminal cases. 1085, am 1728-1729, psd 1743, S conc 1761, enr 1785 (Chapter 281)
- SB 75 Adopting the uniform management of institutional funds act. 1595, am & Approp 1848-1849, am 1937, psd 1947, S nonconc, conf 1956-1957, rep adop 2014-2015, 2022, enr 2045 (Chapter 547)

- SB 76 Re tuition payments for handicapped children and making an appropriation therefor.
 - 1446, Approp 1747-1748, am 1880-1881, psd 1919, \$ nonconc, conf 1976, rep adop 2062-2063, 2074, enr am 2092, 2100, enr 2108 (Chapter 588)
- SB 78 Re representation for indigent neglected and abused children. New title: Re representation for neglected and abused children.
 - 956, am & Approp 1729-1730, psd 1881, 1919, S conc 1994, enr 2007 (Chapter 522)
- SB 79 Appropriating certain funds held in escrow by the department of resources and economic development. 628, psd 765, 780, enr 848 (Chapter 100)
- SB 80 Providing for district court prosecutors for all criminal trials and probable cause hearings. study 2123
- SB 81 Establishing a commission on children and youth. 1709, K 1908-1909, recon rej (RC) 1909-1911
- SB 82 Providing for the standard allowance payable to a teacher member of group I under the N.H. retirement system to be a modified cash refund and making an appropriation therefor.

 1151, Approp 1727, K 1881
- SB 83 Re establishing a study committee to determine feasibility of having domestic relations matters heard before the probate courts. study 2123
- SB 84 Providing compensation for conservation officers injured in line of duty. 833, Approp 1454, K 1746
- SB 85 Re maintenance of bridges on class II highways. 1124, study 1771, 2124
- SB 86 Providing for the issue of special press plates for the news media. study 2124
- SB 88 Re professional mental health evaluations of minors. 1124, Approp 1797, psd 1881, 1919, enr 1965 (Chapter 447)
- SB 89 Providing for vested benefits for teacher members of group I who terminate after completing 10 years of creditable service payable in accordance with the applicable service retirement benefits formula and making an appropriation therefor.
 - 1151, Approp 1727, psd 1881, 1919, enr 1965 (Chapter 448)
- SB 90 Re the termination of parental rights.
 - 1085, am 1765-1766, psd 1782, S conc 1790, enr 2007 (Chapter 523)
- **SB** 92 Providing total property tax exemption for all totally disabled veterans of any branch of the armed forces.
 - New title: Providing limited property tax exemption for all totally disabled veterans of any branch of the armed forces.
 - 1523, SO 1821, am & Approp 1856-1858, am 1936, psd 1947, S conc 1973, enr am 2043, enr 2054 (Chapter 553)
- SB 93 Prohibiting any person from riding in any type of trailer while being moved upon a highway.
 - 833, am 1066-1067, psd 1080, S conc 1124, enr 1162 (Chapter 180)
- SB 94 Re the landlord and tenant relationship. 1002, K 1767, recon rej 1782
- SB 95 Abolishing the position of assistant bank commissioner. 833, psd 1060-1061, 1080, enr 1092 (Chapter 182)

- SB 96 To provide for the citizen's right to sue to protect against damage to the environment.
 - 1446, psd 1766-1767, 1782, enr 1784, veto sustained (RC) 1988-1992, 2129
- **SB 97** Re the discipline of students on school buses. 1085, SO 1820, psd 1858, 1865, enr 1967 (Chapter 462)
- SB 98 Providing that the motor vehicle record of person to whom the vehicle is registered is prima facie evidence that registered owner of vehicle was the driver at time vehicle illegally passes a school bus. 1314. K 1750-1751
- SB 99 Re the library development program, 765, psd 978, 997, enr 1021 (Chapter 154)
- SB 100 Providing an additional (cost of living) retirement allowance for persons receiving retirement on June 30, 1973. 1595, Approp 1796, am 1882, psd 1919, S conc 1961, enr 2007, pocket vetoed 2130
- SB 101 Establishing a public defender system for Merrimack and Hillsborough counties. 1595, psd 1838-1839, 1865, enr 1967 (Chapter 463)
- SB 102 To delete reference to federal funds being applied to reimburse the state. 809, psd 1746, 1757, enr 1769 (Chapter 247)
- SB 103 Re a statutory collection fee for all goods and services sold on open credit. study 2124
- SB 104 Providing for the acquisition of Gile Forest and making an appropriation therefor. 1124, psd 1893-1894, 1919, enr 1965 (Chapter 367)
- SB 106 Re the use of voting machines.

New title: Permitting use of paper ballots for certain elections in cities and towns which have adopted use of voting machines therein. 907, psd 1093, 1114, enr am 1132-1133. enr 1313 (Chapter 184)

- SB 107 Providing full creditation for teacher members of group I under the N.H. retirement system and making an appropriation therefor. 1152, Approp 1727, psd 1882-1883, 1919, enr 1966 (Chapter 449)
- SB 110 Re service retirement benefits under the N.H. retirement system. 1447, Approp 1727-1728, am 1883, psd 1919, S conc 1973, enr 2007 (Chapter 524)
- SB 111 Providing for the merger of the N.H. teachers' retirement system into the N.H. retirement system and the protection of the benefits of all persons affected thereby.

 906-907, Approp 1452, psd 1883, 1919, enr am 2002, 2022, enr 2034 (Chapter 540)
- SB 112 Re neglected, delinquent and abused children.

New title: Re neglected and abused children.

1446, am 1913, psd 1920, S nonconc, conf 1976, rep adop 2053-2054, 2061, enr am 2073-2074, enr 2086 (Chapter 578)

- SB 113 Establishing the Franklin Pierce Law Center. 1446. com changed 1734, study 1905, 2124
- SB 114 Providing for a snow-making system for Mount Sunapee State Park and making an appropriation therefor. study 2124
- SB 115 Naming a certain body of water in the town of Wakefield, Belleau Lake. 1152, psd 1772, 1782, recon rej 1783, enr 1784 (Chapter 284)
- SB 117 Establishing a minimum penalty for driving without a license. 977, psd 1730, 1743, enr 1770 (Chapter 248)

- SB 118 Providing a 10 year statute of limitations on the legacy and succession tax for title purposes. New title: Providing a 20 year statute of limitations on the legacy and succession tax for title purposes.
 - 1314, am 1774, psd 1782, S conc 1790, enr 1856 (Chapter 317)
- SB 120 Providing that each county must participate in and pay for the commodity food distribution program.
 - 1152, am & SO 1718-1719, rcmt 1733-1734, am 1862-1863, psd 1865, recon rej 1866, S conc 1961, enr 2007 (Chapter 525)
- SB 121 Re the transportation of gasoline and fuel oil. study 2124
- SB 122 Re the date for filing applications for tax year 1973 for exemptions for the elderly. intro & psd 728-729, cnr 749 (Chapter 79)
- SB 123 Allowing certain insurance transactions through credit card facilities. 1152, psd 1763, 1782, recon rej 1783, enr 1784 (Chapter 257)
- SB 124 Changing the classification of certain class V highways to class II highways. 1152, psd 1716, 1721, enr 1734 (Chapter 228)
- SB 126 Providing for the withdrawal of the town of Newmarket from supervisory union no. 14. study 2124
- SB 127 to eliminate the blood test requirement for barbers and hairdressers. 1445, study 1847, 2124
- SB 128 Re recess of a jury in deliberation. 956, psd 1730, 1743, enr 1770 (Chapter 249)
- SB 129 Re the form of ballots for election of delegates to the national conventions.
 - New title: Re the form of ballots for election of delegates to the national convention and for primary elections. 939, am 1716-1717, psd 1721, S conc 1724, enr 1734 (Chapter 227)
- SB 130 To indemnify officers and employees of municipalities and school districts from liability for damages, and to allow insurance coverage for the liability.
 - 1314, com changed 1718, am 1925-1926, psd 1933, S nonconc, conf 1976
- SB 131 Re mandatory penalty for illegal sales of narcotics for profit. 1594, LT (RC) 1928-1931
- SB 132 To exempt nonprofit health care facilities from provisions of the fair trade law. 1085, psd 1770-1771, 1782. enr 1784 (Chapter 258)
- SB 133 Making a supplemental appropriation to the N.H. racing commission for harness racing. 956, psd 1162-1163, 1302, enr 1432 (Chapter 201)
- SB 134 Re insurance holding companies and regulating the use of company names.
 - 1020, psd 1712-1713, 1721, enr am 1723, 1746, enr 1760 (Chapter 235)
- SB 137 Establishing a state historic preservation office, and making an appropriation therefor. 1523, Approp 1834, psd 1939, 1948, enr 1996, pocket vetoed 2130
- SB 138 Re nonforfeiture benefits of life insurance policies, and reserve valuation standards for life insurance policies and annuity contracts. 1152, psd 1713, 1721, enr 1722 (Chapter 221)

- SB 139 Permitting patients at Rockingham county home and hospital to fish without a license in waters on the property of said institutions. intro & psd 884-885, enr 892 (Chapter 120)
- SB 140 Amending the charter of the city of Concord re city council vacancies and absentee voting. 939, psd 1067, 1080, enr 1125 (Chapter 157)
- SB 142 Amending the Rochester city charter to provide that the mayor shall be a nonvoting member of the school board. 1085, com changed 1187, psd 1799-1800, 1821, enr 1957 (Chapter 398)
- SB 144 Providing funds for an increased statewide betterment highway reconstruction program to upgrade existing state highways. 1594, Approp 1852, am 1938-1939, psd 1947, S conc 1974, enr 2007 (Chapter 526)
- SB 147 Broadening the purposes for which the capital appropriation of 1971 for dredging of Hampton Harbor may be expended. 956, psd 1158, 1160, enr 1432 (Chapter 202)
- SB 149 Re the location of hearing for proposed electric power plant and major transmission siting. New title: Re electric power plant, oil refinery, and transmission siting and construction procedure.

- 1152, am 1906-1908, psd 1920, S nonconc, conf 1998, rep adop 2081-2085, 2092, enr 2102 (Chapter 587)
- SB 150 Re importing and releasing wildlife. 1447, am 1748-1749, psd 1757, S conc 1790, enr 1817 (Chapter 304)
- SB 151 Re changing the commemoration of Memorial Day to the last Monday in May. 1446, K 1731-1732
- SB 152 Re liquidity requirements of building and loan associations, cooperative banks, and savings and loan associations. 1446, am 1831-1832, psd 1864, S conc 1950, enr 1996 (Chapter 497)
- SB 153 Re exemptions allowed applicable to legacies and succession tax to nonrelated persons. 1002, K 1915-1916, recon rej 1949
- SB 154 Providing for certificate of need for health care facility capital expenditures. 1446, rules suspended 1757, 1P 1858-1859
- SB 155 Re limitations on the loaning authority of building and loan associations, cooperative banks and savings and loan associations. 1446, am 1897-1899, psd 1920, S conc 1973, enr 2006 (Chapter 512)
- SB 156 Re penalties for noncompliance with sewage and waste disposal rules and regulations of the water supply and pollution control commission. 1152, am 1847-1848, psd 1865, \$ conc 1961, enr 2006, pocket vetoed 2130
- SB 157 To increase the membership of the port authority by 1 member who shall be a commercial fisherman. 1447, (Died in com)
- SB 158 Re the time of taking office of the school board of the Mascoma Valley regional school district. 1124, psd 1764, 1782, enr 1784 (Chapter 259)
- SB 159 Permitting the water supply and pollution control commission to continue minimum algae control effort in the surface waters of the state, and making an appropriation therefor. 1594, Approp 1858, psd 1938, 1947, enr 1996 (Chapter 498)

SB 161 Designating a certain portion of route 13 in New Boston as Davis Scenic Drive.

1125, psd 1716, 1721, enr 1722 (Chapter 222)

- SB 163 Re real estate investments by cooperative banks, building and loan associations and savings and loan associations. 1152, psd 1726, 1743, enr 1770 (Chapter 250)
- SB 164 Clarifying and making co-equal the terms, shares and deposits, and shareholders and depositors under RSA 393 which regulates building and loan associations.

1446, psd 1832, 1864, enr 1967 (Chapter 464)

- SB 165 Providing for per diem and expenses for state council on aging and for expenses for state commission on the status of women.

 1314, Approp 1713, am 1883-1884, psd 1919, S noncone, conf 1975, rep adop
 - 1314, Approp 1713, am 1883-1884, psd 1919, S nonconc, conf 1975, rep adop 2022-2023, 2034, cnr 2045, pocket vetoed 2130
- SB 166 To require approval of increases in hospital rates by state rate-setting commission. study 2124
- SB 167 Providing for special motor vehicle license plates for justices. study 2124-2125
- **SB 169** Re transfers to the N.H. state hospital for observation. 1151, am 1771, psd 1782, S conc 1794, enr 1885 (Chapter 323)
- SB 170 Increasing the number of members of the boundary commission, including a commercial fisherman, and providing for a study of both the Maine and the Massachusetts boundaries with N.H. 1523, psd 1837, 1864-1865, enr am 2045-2046, 2062, enr 2058 (Chapter 564)
- SB 171 Re limitation on the lending authority of savings banks. 1152, psd 1727, 1743, enr 1770 (Chapter 251)
- SB 172 Re marine fisheries fund.

New title: Re marine fisheries revenue.

1447, Approp 1749, psd 1890, 1919, enr am 1968, 1994, enr 2007 (Chapter 527)

- SB 173 Providing for legal service corporations which shall offer legal insurance. 1314, rcmt 1763-1764, am 1899-1905, psd 1920, S conc 1961, enr 2006, pocket vetoed 2130
- SB 174 Re the declared date of the end of the Korean conflict, study 2125
- SB 175 Re raising the limit on state agencies field purchases from \$50 to \$100. 1314, psd 1713, 1721, enr 1723 (Chapter 223)
- SB 176 Re the use of the word organic and the certification of organic farm produce. 1448, psd 1796, 1821, enr 1966 (Chapter 435)
 - 1448, psd 1796, 1821, enr 1966 (Chapter 435)
- SB 177 Providing a method to amend city charters by a people's initiative petition. study 2125
- SB 178 Regulating business practices between motor vehicle manufacturers, distributors and dealers.

1152, am 1751-1753, psd 1758, S conc 1790, enr 1895 (Chapter 330)

- SB 179 Abolishing the restriction prohibiting state liquor stores from operating within close proximity to schools, churches and parish houses.
 New title: Re the proximity of state liquor stores to schools, churches and
 - parish houses. 1447, am 1912-1913, psd 1920, S nonconc, conf 1957, rep adop 2042, 2055, enr am 2059, 2062, enr 2077 (Chapter 575)

- SB 180 Requiring the bonding of new and used car dealers. 1125, am 1772-1773, psd 1782, S conc 1790, enr 1885 (Chapter 324)
- SB 181 Re participation in a New England power pool. 1523, com changed 1619, study 1932, recon rej 1933, study 2125
- SB 182 Providing for 7 appointed members to the Manchester Airport Authority. 1125, am 1753-1755, psd 1758, S nonconc, conf 1779, rep adop 2035-2036, 2055, enr 2058 (Chapter 565)
- SB 183 Establishing a limit on the issuance of greyhound racing licenses to within forty miles of existing greyhound tracks, study 2125
- SB 184 Establishing qualification standards for the licensing of individuals doing electrical installations, study 2125
- SB 185 To require prompt payment of automobile and fire insurance claims, study 2125
- SB 186 Providing for minimum standards for health insurance contracts and providing for the approval of life, health and accident insurance forms and rates by insurance commissioner. study 2125
- SB 187 Clarifying the authority of county conventions to set salaries.
 - New title: Clarifying the authority of county conventions to set salaries, re the payment of certain Merrimack county salaries, and re the per diem of the Merrimack county executive committee.

 1522, am 1775-1778, psd 1782, S conc 1790, enr am 1920-1921, enr 1966 (Chap-

1522, am 1775-1778, psd 1782, S conc 1790, enr am 1920-1921, enr 1966 (Chapter 436)

- SB 188 Providing for greater consumer control over Blue Cross and Blue Shield and their contracts with providers of health care. study 2125-2126
- SB 189 Authorizing fiduciaries to deposit securities in a central or regional depository. 1446, psd 1818-1819, 1821, enr 2055 (Chapter 545)
- SR 100 To eliminate unfair profits of insurance companie
- SB 190 To eliminate unfair profits of insurance companies writing automobile insurance. study 2126
- SB 191 Transferring certain state prison employees from group I of the N.H. retirement system to group II, or from the employees' retirement system to group II; and making an appropriation therefor. study 2126
- SB 192 Re licensing all roadside advertising devices. study 2126
- SB 193 Revising the fees payable for application for permit or renewals to erect or maintain advertising devices. study 2126
- SB 194 Permitting control of outdoor advertising on class IV & V highways. 1594 (Died in com)
- SB 195 Re merging the sewer and water commissions of the town of Sunapee. 1447, am 1797-1798, psd 1821, S conc 1872, enr 1967 (Chapter 465)
- SB 196 Re collective bargaining rights of public employees. 1594, K 1925
- SB 198 Re the licensing of alarm installers. 1523, Approp 1796-1797, psd 1890, 1919, enr 1965 (Chapter 457)

- SB 199 Providing for the removal of outdoor advertising from those areas presently zoned commercial and industrial. study 2126
- SB 201 Enabling the Unitarian-Universalist Church of Portsmouth, N.H. and Pierce Memorial Universalist-Unitarian Church of Dover, N.H. to consolidate into 1 corporation named Unitarian-Universalist Church of Portsmouth, N.H. 1447, psd 1799, 1821-1822, enr 1957-1958 (Chapter 399)
- SB 202 Re the construction of Dover-Somersworth interchange number 9 of the Spaulding Turnpike and making an appropriation therefor. 1595, Approp 1853, am 1939-1940, psd 1948, 5 cone 1974, enr 2003 (Chapter 500)
- SB 204 Regulating insurance rating organizations which establish rates for first party property damage insurance company policies and providing for a special property insurance fund by assessment. study 2126
- SB 205 Re retention of legal residence in spite of private or institutional confinement. 1522, psd 1819, 1821, enr 1966 (Chapter 437)
- SB 206 Providing that if the insured prevails in a declaratory action against the insurer, he shall receive costs and attorneys' fees. 1446, psd 1905, 1920, enr 1965 (Chapter 458)
- **SB 207** Amending the New England higher education compact. 1447, Approp 1764, K 1890-1891
- SB 208 Legalizing the Marlow town meeting of March 6, 1973. 1447, psd 1730, 1743, enr 1770 (Chapter 252)
- SB 209 Re free parking in municipal parking areas. 1523, SO 1820, psd 1860, 1865, recon rej 1866, enr am 2019-2020, 2034, enr 2055 (Chapter 374)
- SB 210 To allow for an annual rate for municipal parking areas. 1523, K 1799
- SB 211 Re the sale of fresh water smelt caught outside the state for human consumption within the state.

New title: Prohibiting the use of fin fish entrapment devices in ocean waters. 1447, am 1837-1838, psd 1865, S nonconc, conf 1896-1897, rep adop 2000, 2022, enr 2045 (Chapter 549)

- SB 212 Establishing a commission to study the state retirement systems and making an appropriation therefor. 1594, am & Approp 1884-1835, K 1935
- **SB 213** Re the form and contents of writs. 1446, psd 1767, 1782, enr 1784 (Chapter 260)
- SB 214 To increase the number of superior court judges by lowering the ratio basis for the number of judges permitted in the state, from 1 to 60,000 to 1 to 40,000 of state population. study 2126
- SB 215 Increasing the limit of the concurrent jurisdiction of district courts in civil matters.

1446, psd 1770, 1782, enr 1784 (Chapter 261)

- SB 217 Re the establishment of health services organizations. study 2127
- SB 218 Re non-resident auctioneer licenses. 1523, K 1764-1765

- SB 219 Providing required primary coverage for motor vehicle insurance. study 2127
- SB 220 To expand the scope of summary judgment proceedings. 1522, psd 1797, 1821, cnr 1966 (Chapter 438)
- SB 221 To increase resident fishing and hunting license fees and non-resident fishing license fees. 1447, K 1926
- SB 222 Providing a moratorium to June 30, 1975 on the issuance of new dog racing licenses. 1125, 1137-1138, LT 1941-1942
- SB 223 Re the exemption for real property taxes for the blind. 1523, psd 1775, 1782, enr 1784 (Chapter 285)
- SB 228 Establishing a committee to recommend a codification of the environmental laws of the state.
 1619, Approp 1796, K 1891
- SB 229 Providing for the employment of state police on their days off in the case of emergencies. study 2127
- SB 230 Re child support payments. 1522, rules suspended 1757, am 1846-1847, psd 1865, S nonconc, conf 1952, rep adop 2063-2064, 2074, enr 2077 (Chapter 576)
- SB 231 Specifying procedures for termination of residential gas or electric services. 1523, K 1778, recon rej 1783
- SB 233 Establishing a commission to recommend 3 candidates for all judicial appointments.
 1522, JC 1912, 2127
- SB 234 Providing a limited tuition assistance to N.H. high school graduates who wish to attend accredited institutions of higher learning within the state; and making an appropriation therefor.

 1594, LT 1878, 1890
- SB 236 Providing due process in the right of appeal for suspended state employees. 1522, com changed 1621, psd 1835, 1864, recon rej 1866, enr 1967 (Chapter 466)
- SB 237 Re food programs operated for benefit of elderly on school property. 1447, am 1916-1917, psd 1920, S conc 1973, enr 2006 (Chapter 513)
- SB 238 Changing the name of the Berlin Wayside Area in the capital appropriations of 1971.

 1522, psd 1731, 1744, enr 1770 (Chapter 253)
- SB 239 Re regulating Sunday activities in towns of over 10,000. 1522, am 1730-1731, psd 1743, S conc 1761, enr 1785 (Chapter 254)
- SB 241 Permitting the sale of alcoholic beverages in certain curling clubs. 1523, psd 1797, 1821, enr 1966 (Chapter 439)
- SB 243 Re minimum standards and other requirements for employee welfare pensions, and profit sharing retirement funds. study 2127
- SB 244 To reorganize the present fire service training program. 1523, Approp 1835, psd 1937, 1947, enr am 2002-2003, 2022, enr 2034 (Chapter 541)
- SB 245 Re the duties of the state treasurer and director of the division of accounts.

New tide: Re the duties of the state treasurer, the director of the division of accounts and the department of centralized data processing and re the lapsing of appropriation.

1690, am & Approp 1836-1837, am 1935, psd 1947, S conc 1973, enr 1997 (Chapter 493)

- SB 247 Re the civil action of replevin. 1522, psd 1839, 1865, enr 1967 (Chapter 467)
- SB 248 Authorizing the governor to enter into a contract with schools of dental medicine to guarantee openings for qualified N.H. students and making an appropriation therefor. 1594, Approp 1878-1879, psd 1936, 1947, enr am 2001-2002, 2022, enr 2034, pocket vetoed 2130
- SB 249 Re education in the field of property tax administration and making an appropriation therefor. 1594, K 1923
- SB 250 To permit the Barrington school district to withdraw from the Rochester authorized regional enrollment plan. 1447, am & Approp 1833-1834, psd 1935-1936, 1947, S conc 1974, enr 2006 (Chapter 514)
- SB 251 Requiring bicycle riders to obey the rules of the road. 1522, psd 1799, 1822, enr 1966 (Chapter 440)
- SB 252 Providing for a reduction in the costs of administration of the Manchester district court. 1522, psd 1770, 1782, enr 1785 (Chapter 286)
- SB 253 Increasing the membership on the Ambulance Service Coordinating Board. 1447. K 1765
- SB 254 Re temporary investment of excess reserves of savings banks in federal funds. 1446, psd 1794, 1821, enr 1966 (Chapter 441)
- SB 256 Extending the application period for licensed public accountants. 1523, am 1923, psd 1933, S conc 1961, enr 2006 (Chapter 515)
- SB 257 Re regulation of refrigeration technicians. 1595, K 1817-1818
- SB 260 Re terms of office of members of the commission on the status of women. 1522, psd 1765, 1782, enr 1785 (Chapter 287)
- SB 261 Providing for the election of members to the county convention as a separate county office.
 1522, K 1815-1816
- SB 262 Re an alternate form of county government. 1522, study 1940, 2127
- SB 263 Requiring quality service from public utilities. study 2127
- SB 264 Providing exceptions to the over-all width of motor vehicles.

 New title: Providing exceptions to the over-all width of motor vehicles and allowing a 5% tolerance for weight limitations.

 1523, SO 1820, am 1860-1861, psd 1865, S cone 1951, 1961, enr 1967 (Chapter 468)
- SB 265 Re witness fees for law enforcement officials. 1523, am 1841-1842, psd 1865, S conc 1950, enr 1996 (Chapter 499) See also Subject Index preceding this index

- SB 266 To approve a road in Merrimack under Revised Statutes Annotated 162-A:6-b at private expense.
 1595 (Died in com)
- SB 267 Re dual enrollment and child benefit services. 1619, Approp 1834, psd 1940, 1948, enr 2003 (Chapter 501)
- SB 268 Conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations.

New title: Conforming civil actions commenced by attachment and/or trustee process to constitutional due process limitations and providing for a study of current attachment procedures by the judicial council.

1522, am 1842-1845, psd 1865, S conc 1951, enr am 1992-1993, enr 2016, JC

2127 (Chapter 537)

SB 269 Re gross weight of motor vehicles. 1616 (Died in com)

SB 270 To repeal charters of certain corporations. 1746, am 1926-1927, psd 1933, S conc 1960, enr 2006 (Chapter 516)

SENATE JOINT RESOLUTIONS

SJR 1 Establishing a committee to study the effect on the state government resulting from population growth, including the present and potential consequences relative to pollution of land, water, and air; the economic, social and educational problems associated with this growth; and making an appropriation therefor.

387, com changed 473, am & Approp 790-791, K 1891

- SJR 2 Providing a supplemental appropriation for school building aid. 208, psd 353, 371, enr 374 (Chapter 16)
- SJR 3 Making an appropriation for funds to pay actuary costs to determine the contribution required of the state to include in the state retirement plan. 628, K 978
- SJR 4 To reimburse Michael Savchick for efforts as project coordinator in the water pollution abatement of the Androscoggin River. 1152-1153, com changed 1717, K 1747, recon rej 1758
- SJR 5 Providing a supplemental appropriation for the cancer commission. 765, psd 1089, 1114, enr 1125 (Chapter 164)
- SJR 6 Re retirement credit for Francis J. Donahue. 1313, Approp 1713, K 1830
- SJR 7 Providing a supplemental appropriation for the N.H. historical commission. 765, K 1067
- SJR 8 Re retirement credit for Mary S. Downey. 1152, Approp 1714, am 1891-1892, psd 1919, S nonconc, conf 1976-1977, rep adop 2064-2065, 2072, enr 2077 (Chapter 577)
- SJR 9 Making an appropriation for additional office space for water resources board and state tax commission. 833, Approp 940, psd 1162, 1302, enr 1433 (Chapter 203)
- SJR 10 Making an appropriation for the leasing of Pillsbury Street building. 834, Approp 989, psd 1162, 1302, enr 1433 (Chapter 187)
- SJR 11 Re retirement credit for Kenneth Lewis. 1152, Approp 1714, K 1830
- SJR 13 To establish an interim study on uniform vehicle laws. 1448, Approp 1774, K 1936

- SJR 14 Providing a supplemental appropriation for payment of counsel for indigent defendants. 1595, psd 1794, 1821, enr 1966 (Chapter 442)
- SJR 15 Establishing an interim committee to study Revised Statutes Annotated 79 and the performance of the yield tax.
 1020, psd 1799, 1822, enr 1966, com members 2127-2128 (Chapter 443)
- SJR 16 Re retirement credit for Thomas A. Bolton and allowing Ernest W. Weeks to enter the retirement system and receive credit for prior employment. New title: Re retirement credit for Ernest W. Weeks to enter the retirement system and receive credit for prior service.

 1595, Approp 1748, am 1892-1893, psd 1919, S conc 1960, enr 2006 (Chapter 518)
- SJR 17 Establishing a committee to study the adequacy of laws re the confidentiality of the records of state agencies. 1448, am 1749-1750, psd 1758, S conc 1790, enr 1817, com members 2128 (Chapter 305)
- SJR 18 Making an appropriation for purchase by the state of gasoline storage tanks and pumps. 1524, am 1830-1831, psd 1864, S conc 1888, 1951, enr 1966 (Chapter 480)
- SJR 19 Making an appropriation for the planning and design of the proposed Alan B. Shepard state park in Derry.

 New title: Re the planning and design of the proposed Alan B. Shepard state park in Derry.

 1595, am 1924, psd 1933, S nonconc, conf 1999, 2004, rep adop 2072, 2085-2086,

1595, am 1924, psd 1933, \$ nonconc, conf 1999, 2004, rep adop 2072, 2085-2086 enr 2108 (Chapter 591)

- SJR 20 Providing for an additional appropriation for expenses of the legislature. 1125, psd 1318, 1375, enr 1491 (Chapter 190)
- SJR 21 Re retirement credit for Lawrence Marchand, employee of the city of Berlin. 1524, Approp 1748, K 1893
- SJR 22 To reimburse Charles and Catherine Valenti for damage to their water supply. 1619, com changed 1771-1772, psd 1905, 1920, enr 1965 (Chapter 459)

SENATE CONCURRENT RESOLUTIONS

- SCR 1 Memorializing congress re changing the holiday dates of Memorial Day and Veterans Day. 208, adop 407, 419
- SCR 2 Memorializing congress to retain the present capital gains treatment of income in the cutting and disposal of timber. 289-290, com changed 340, adop 527, 538
- SCR 3 Memorializing the congress of the United States to enact legislation which will grant the social security increase without having any welfare assistance or verteran's pension reduced. 329-330, adop 395
- SCR 4 Re the National Service Life Insurance for veterans. 637, adop 1379, 1430
- SCR 5 Proposing a joint convention of the house and senate for the purpose of providing effective and responsible joint rules by which to work together for the remainder of the session.

614 (Died in com)

SCR 6 Re the effect of the federal budget cutbacks on the fiscal affairs of the state of N.H.

708, adop 1164, 1302

- SCR 7 Regarding air operations over Cambodia. 1085, K 1747, recon rej 1758
- SCR 8 Providing for the establishment of a joint legislative committee on improvement of law enforcement and criminal justice. 1314, K 1775, recon rej 1854-1855
- SCR 9 Memorializing the commissioner of public works and highways to proceed with the construction of the Nashua-Hudson circumferential highway as rapidly as funds become available.

 1616, rules suspended 1779, adop 1925, 1933
- SCR 10 Re the flag pole at the old post office. 1829 (Died in com)

CONSTITUTIONAL AMENDMENT CONCURRENT RESOLUTIONS

- CACR 1 Amendments to the constitution proposed by the general court. Providing that: the authority of the general court to propose constitutional amendments be repealed. (Bradley of Graf. 5) 29, K 188
- CACR 2 Establishing a two year term for attorney general. Providing that: the attorney general shall be elected biennially for a two year term. (Gordon of Mer. 7)
 29. K 121
- CACR 3 Recall of elected officers. Providing that: any elective officer, except judicial officers shall be subject to recall by the voters. (Gordon of Mer. 7, Cote of Hil. 28) 29, K 121
- CACR 4 Right of adjournment by the house of representatives and the senate. Providing that: neither the house of representatives nor the senate may adjourn for more than 5 days at a time without the consent of the other branch and with like consent they may adjourn in one recess of no more than 30 days within the first 60 days of a regular session. (Newell of Mer. 16) 29. K 187
- CACR 7 The number of jurors required in civil cases in the superior court and the kind of verdicts required to prevail. Providing that: at the superior court level, jury verdicts in civil cases require at least a 9 out of 12 verdict. 288-289, K 516
- CACR 8 Methods of proposing constitutional amendments. Providing that: approval by 2 biennial assemblies of the general court before a question may be submitted to voters. (Newell of Mer. 16) 29, ext 229, K 274
- CACR 9 Number of senators and representatives required for proposed constitutional amendments. Providing that: the senate and house of representatives, voting separate may propose amendments by a 2/3 vote. (Cote of Hil. 28) 71, ext 238, K 274
- CACR 10 Removing the deadline date on paying legislative mileage. Providing that: the first day of July be repealed. (Harvell of Hil. 9) 71, am & psd 117-119, S conc 265, enr 336-337
- CACR 11 Voting age. Providing that: 18 year olds may vote. (Harvell of Hil. 9) 71-72, am & psd 116-117, S conc 386, enr 399

- CACR 12 Jury trial in civil causes. Providing that: the supreme court by rule of court shall determine the value in controversy for the right of trial by jury in civil causes. (Harvell of Hil. 9)
 - 82, com changed 94, am & psd 119-121, nonconc S am, conf 918-919, 956, rep adop 1305 (K)
- CACR 13 The highway fund. Providing that: certain revenue shall not be restricted to highways. (Haller of Mer. 14) 91, K 275
- CACR 14 The term of the general court. Providing that: each general court shall dissolve and be dissolved at 12:01 A.M. on the said first Wednesday of January biennially. (Hamel of Rock. 11) 91. K 275
- CACR 15 A natural right of man. Providing that: each man has a natural right to refuse to fight in war. (Horan of Hil. 27) 91. K 275
- CACR 16 When the general court is to meet. Providing that: the general court shall meet annually for not more than 45 days in any year. (Boisvert of Hil. 22) 91, K 275-276
- CACR 17 The composition and compensation of the members of the general court. Providing that: the senate shall be composed of 30 members, the house of representatives shall be composed of 120 members, and that the compensation paid the members of the general court be increased. (Deoss of Mer. 5) 104. K 276
- CACR 18 Qualification as to age in holding office. Providing that: no person under 21 years of age may hold any elective office. (Boisvert of Hil. 22) 104, K 276
- CACR 19 Establishing a unicameral legislature for N.H. Providing that: the general court of N.H. be unicameral. (Horan of Hil. 27) 115, K 276
- CACR 20 Composition of the general court. Providing that: the membership of the house of representatives shall be reduced to 240. (Sullivan of Hil. 23) 207. K 400-401
- CACR 21 The organization of revenue-raising bills. Providing that: either the house or the senate may originate revenue-raising bills. 387, SO 624, K 642
- CACR 22 Establishing a 4 year term for governor. Providing that: the governor shall be elected every 4 years on the non-presidential election years, and no person shall serve more than 2 terms consecutively. 583-584, K 789-790
- CACR 23 Increasing the membership of the senate, changing senate quorum requirements, and providing for apportionment. Providing that: the membership of the senate shall be increased to 36, changing senate quorum requirements, and providing for apportionment. con con 2128
- CACR 24 Adoption of constitutional amendments by three-fifths of voters. Providing that: proposed constitutional amendments may be approved by three-fifths of the voters present and voting on the subject. (O'Connor of Str. 15) 398, SO 624, K 642-643
- CACR 25 Compensation of members of the general court. Providing that: the compensation of members of the general court and the presiding officers of both houses shall be increased respectively to \$2000.00 and \$2500.00 per biennium. (Erickson of Hil. 24) 398. SO 624. K 643

- CACR 26 Compensation of the members of the legislature. Providing that: each senator and representative receive \$25 per diem for each day of attendance in addition to compensation for mileage presently provided. (Sweeney of Hil. 34) 422, SO 625, K 643, recon notice 665, wthd 683
- CACR 27 Amending the state constitution. Providing that: voters may propose constitutional amendments by petition. (Pryor of Coos 7) 422, SO 625, K 643
- CACR 28 The age and resident qualifications to be elected senator. Providing that: to be a state senator one must be at least 25 years old and a resident of the state for 3 years immediately prior to being elected to office. (Pryor of

422-423, com changed 444, ext 764, K 920

- CACR 29 The compensation of the members of the general court. Providing that: the compensation paid the members of the general court be increased. (Lawton of Bel. 1, Allen of Car. 5) 443, rcmt 678-679, LT 820-821, K 1706
- CACR 30 Age qualifications for certain elective offices. Providing that: no person shall be qualified to be elected governor or state senator until he is of voting age. (Helie of Ches. 12, Lynch of Hil. 34) 472, K 724
- CACR 31 The tenure of superior court justices. Providing that: superior court justices shall serve 5 year terms. (Cote of Hil. 28)
- CACR 32 Decreasing the age requirements for members of the senate. Providing that: the age requirement for members of the senate is decreased from 30 to 25 years of age. IC 2128
- CACR 33 Special sessions of the general court. Providing that: 55% of the members of the general court may call a special session of the general court. (Tucker of Sul. 4 ct al)

New title: Special sessions of the general court. Providing that: a majority of the members of the general court may call a special session of the general court.

668, am & psd 1098-1100, SO 1616, 1704, 1720, recon notice 1721

CACR 34 The power of the state to tax. Providing that: the legislature be allowed to impose taxes that are not proportional. con con 2128

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